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प्राधिकार से प्रकाशित

PUBLISHED BY AUTHORITY

सं∘ 47] No. 47] नई दिल्ली, शनिवार, नवम्बर 20, 1965/कार्तिक 29, 1887 NEW DELHI, SATURDAY, NOVEMBER 20, 1965/KARTIKA 29, 1887

इस भाग में भिन्न पृष्ठ संख्या दी जाती हैं जिससे कि यह अलग संकलन के रूप में रखा जा सके। Separate paging is given to this Part in order that it may be filed as a separate compilation

मीटस

NOTICE

नी वे खिखे भारत के ग्रमाधारण राजपत्र 8 नवस्वर, 1965 तक प्रकाशित किए गए ।

The undermentioned Gazettes of India Extraordinary were published upto the 8th November, 1965:—

Issue No.	No. and Date	Issued by	Subject			
279	S.O. 3488, dated 8th November, 1965.	Election Commission India	Amendment in notification No. 434/7/61, dated 25th November, 1961.			
280	S.O. 3543, dated 8th November, 1965.	Ministry of Law	Declaration regarding Bye-elec- tion to the Council of States by the elected members of the West Bengal Legislative Assembly.			

कपर लिखे असाधारण गजटों की प्रतियां प्रकाशन प्रबन्धक, सिविल लाइन्स, दिल्ली के नाम मांगपत्र भेजने पर दी जाएंगी। मांगपत्र प्रबन्धक के पास इन राजपत्रों के जारी होने की तारीख से 10 दिन के भीतर पहुंच जाने चाहिए।

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

भारा II - खण्ड 3--- उपखण्ड (ii)

PART II-Section 3-Sub-section (ii)

(रक्ता मंत्रालय को छोड़कर) भारत सरकार के मंत्रालयों और (संघ सेत्र प्रशासन को छोड़कर) केन्द्रीय प्राधिकरणों द्वारा जारी किए गए विधिक आदेश और अधिस्वनाएं।

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administration of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi, the 11th November 1965

S.O. 3550.—In pursuance of the powers conferred by clause (ii) of sub-paragraph (I) of paragraph 10 of the Foreigners Order, 1948, the Central Government hereby specifies the following undertaking for the purpose of the said clause namely:—

"Railways within the meaning of sub-section (4) of section 3 of the Indian Railways Act, 1890."

[No. 6/55/65-F.I.]

FATEH SINGH, Jt. Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 6th November 1965

S.O. 3551.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (10 of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of section 9 of the said Act shall not apply to the South Travancore Bank Ltd., Neyyoor, in respect of the property held by it at Perumkadavila Village, Neyyattinkara Taluk, Trivandrum District, till the 18th August 1966.

[No. F. 15(24)-BC/65.]

- S.O. 3552.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (10 of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of section 9 of the said Act shall not apply to the Kottapadi Bank (Private) Ltd., Kottapadi in respect of the properties held by it in the undernoted localities, till the 15th March 1967.
 - 1. Pookode Amsam.
 - Iringapuram Amsam.
 - 3. Manathala Amsam.
 - 4. Perakom Amsam.
 - Vedakkakad Amsam,
 - 6. Valapad Amsam.

[No. F. 15(18)-BC/65.]

V. SWAMINATHAN, Under Secy.

(Department of Economic Affairs)

New Delhi, the 8th November 1965

S.O. 3553.—Statement of the Affairs of the Reserve Bank of India, as on the 29th October, 1965

BANKING DEPARTMENT

Liabilities	والمساورة والمسا	Rs.	Assets Rs
Capital Paid Up		5,00,00,00	Notes
			Rupee Coin
Reserve Fund		80,00,00,000	Small Coin
National Agricultural Credit (Long T tions) Fund	erm Opera-	100,00,00,000	Bills purchased and discounted:— (a) Internal
			(b) External
National Agricultural Credit (Str	abilisation)	10,00,00,000	(c) Government Treasury Bills
National Industrial Credit (Long Operations) Fund	Term	15,00,00,000	Investments**
			(i) Central Government

	Rupeas	ı	•		657,56,90,000	Rup ces	657,56,90,000
Other Liabilities	•	•		٠	39,55,11,000	Other Assets	32,19,28,000
Bills Payable .	•				28,50,74,000	(b) Investment in bonds/debentures issued by the Deve- lopment Bank	
(c) Others .	•	•	•		204,77,64,000	(a) Loans and Advances to the Development Bank	2,17,34,000
(m) Other Ba	nks	•	•	٠	2,26,00 0	Loans, Advances and Investments from National Industrial Credit (Long Term Operations) Fund—	
(#) State Co-o	perative	Banks			2,94,85,000	Loans and Advances to State Co-operative Banks	• •
(i) Scheduled 1	Banks	•	٠		108,24,35,000	Fund—	
						Loans and Advances from National Agricultural Credit (Stabilisation)	
(b) Banks:						(b) Investment in Central Land Mortgage Bank Debentures .	5.47,77,00
						(#i) Central Land Mortgage Banks	
						(ii) State Co-operative Banks	13,19,12,00
• •						(i) State Governments	29,94,83,00
(#) State Gove	топ:ецtя				6,66,86,000	(a) Loans and Advances to:—	
(i) Central Gov	vernmer	ıt ,	٠	٠	56,85,09,000	Loans, Advances and Investments from National Agricultural Credit (Long Term Operations) Fund	
						(iii) Others	3,41,26,90
(a) Government:						(ii) State Co-operative Banks ††	162,99,03,00
						(i) Scheduled Banks†	3,36,90,00
Deposits 1-						•	

^{*}Includes Cash and Short-term Securities.

^{**}Excluding investments from the National Agricultural Credit (Long Term Operations) Fund and the National Industrial Credit (Long Term Operations) Fund.

[@] Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund, but including temporary overdrafts to State Governments.

[†]Includes Rs. Nil advanced to scheduled banks against usance bills under section 17(4) (c) of the Reserve Bank of India Act.

[†]Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund and the National Agricultural Credit (Stabilisation) Fund.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 29th day of October, 1965

Issue Department									
LIABILITIES	Rs.	Rs.	Assets	Rs.	Rs.				
Notes held in the Banking Demont Notes in circulation	epart- · 33,30,01,000 · 2612,40,02,000		Gold Coin and Bullion:— (a) Held in India (b) Held outside India	133,75,66,000					
Total Notes issued • .	•	2645,70,03,000	Foreign Securities	72,63,24,000					
			Rupee Coln		206,38,90, 000 103,86,84,0 00 2335,44,29, 000				
			Internal Bills of Exchange and other commercial paper		••				
TOTAL LIABILITIES	•	26.15,70,03,000	TOTAL ASSETS		2645,70,03,000				
Dated the 3rd day of 1	November, 1985.				M. R. BHIDE, Dy. Governor.				

R. K. SESHADRI, Director (Banking).

[No. F. 3(2)-BC/65.]

(Department of Revenue)

INCOME-TAX ESTABLISHMENTS

New Delhi, the 8th November 1965

S.O. 3554.--In pursuance of clause (b) of Sub-rule (ii) of Rule 2 of the Appellate Tribunal Rules, 1946, the Central Government has been pleased to appoint Shri A. Balasubramanian, Assistant Commissioner of Income-tax, Calcutta as Authorised Representative, Income-tax Appellate Tribunal, Calcutta with effect from the forenoon of 16th October 1965 to appear, plead and act for any Incometax Authority who is a party to any proceedings before the Income-tax Appellate Tribunal.

INo. 309.1

M. G. THOMAS, Under Secy.

(Department of Revenue)

Customs

New Delhi, the 13th November 1965

S.O. 3555.—In exercise of the powers conferred by sub-section (1) of section 4 of the Customs Act, 1962 (52 of 1962), the Central Government hereby appoints the Officer on Special Duty in the Calcutta Custom House as a Collector of Customs.

> [No. 174/F. No. 22/10/65-Cus. IV.] M. PANCHAPPA, Dy. Secy.

(Department of Revenue)

ORDER

STAMPS

New Delhi, the 20th November 1965

S.O. 3556.—In exercise of the powers conferred by clause (a) of sub-section (1) of Section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Central Government hereby remits the duty with which the bonds of the face value of fifty lakhs of rupees (subject to retention margin of 10 per cent) to be issued by the Gujarat State Financial Corporation, are chargeable under the said Act.

[No. 22/65-Stamps/F. No. 1/73/65-Cus.VII.]

M. G. VAIDYA, Under Secy.

CENTRAL BOARD OF DIRECT TAXES

INCOME TAX

New Delhi, the 10th November, 1965

S.O. 3557.—In exercise of the powers conferred by sub-section (1) of section 122 of the Income-tax Act, 1961 (43 of 1961) and of all other powers enabling it in that behalf, the Central Board of Direct Taxes hereby makes the following further amendments in the schedule appended to its Notification No. 32 (F. No. 50/14/63-ITJ), dated the 12th May, 1964 namely:—

In the said schedule against Jullundur, Rohtak and Ambala Ranges, under column 2 the following entries shall be substituted namely:-

Jullundur Range

- All Income-tax Circles, Wards or Districts having headquarters at:-
 - Jullundur.
- (ii) Gurdaspur.(iii) Batala.
- (iv) Pathankot.
- (v) Hoshiarpur.
- (vl) Chandigarh.
- (vii) MandL

- Special Survey Circle, Amritsar (in respect of persons who have their place of business in or reside in Districts of Jullundur, Gurdaspur and Hoshiarpur).
- 3. Special Survey Circle, Patiala (in respect of persons who have their place of business in or reside in the jurisdiction of Incometax Circle Chandigarh and Salary Circle, Jullundur).

Rohtak Range.

- All Income-tax Circles, Wards or Districts having headquarters at:—
 - (i) Rohtak.
 - (ii) Hissar.
- (iii) Sirsa.
- (iv) Gurgaon.
- (v) Ferozepur.
- (vi) Abohar.
- (vii) Moga.
- (viii) Sonepat.
- Special Survey Circle, Patlala (in respect of persons who have their principal place of business in or reside in the districts of Rohtak, Hissar and Gurgaon).
- Special Survey Circle, Amritsar (in respect of persons who have their principal place of business in or reside in the district of Ferozepur).

Ambala Range.

- All Income-tax Circles, Wards or Districts having headquarters at:—
 - (i) Ambala.
 - (ii) Yamunanagar.
- (iii) Simla.
- (iv) Karnal.
- (v) Panipat.
- Special Survey Circle Patiala (in respect of persons who have their principal place of business in or reside in the districts of Ambala, Karnal and Simla).

This notification shall take effect from 15th November, 1965.

Explanatory Note

The amendments have become necessary on account of creation of new circles at Sonepat, Panipat and Mandi in the Commissioner's charge.

(The above note does not form a part of the notification but is intended to be merely clarificatory).

[No. 104 (F. No. 50/60/65-ITJ).]

P. G. GANDHI, Under Secy.

INCOME TAX

New Delhi, the 11th November 1965

S.O. 3558.—In exercise of the powers conferred by sub-section (1) of section 121 of the Income-tax Act, 1961 (43 of 1961), the Central Board of Direct Taxes hereby directs that in its Notification No. 20 (F. No. 55/1/62-IT) dated the 30th April, 1963 published as S.O. 1293 on pages 1454-1457 of the Gazette of India Part II, Section 3 sub-section (ii) dated the 11th May, 1963 as amended from time to time:

Against S. No. 15 Uttar Pradesh I, Lucknow under column $\bf 3$ of the Schedule appended thereto, the following shall be added:

"28. Special Circle, Lucknow.

29. Special Survey Circle, Allahabad."

[No. 105. (F. No. 55/343/65-IT).]

G. M. KULKARNI, Under Secy.

ESTATE DUTY

New Delhi, the 12th November 1965

S.O. 3559.—In exercise of the powers conferred by the second proviso to subsection (2) of Section 4 of the Estate Duty Act, 1953 (34 of 1953) and in partial modification of its notification No. 25/F. No. 21/35/64-ED dated the 11th May, 1964 published as S.O. 1727 in Part II, Section 3(ii) of the Gazette of India dated the 23rd May, 1964, the Central Board of Direct Taxes hereby directs that for the words "revenue districts of Salem, Nilgiris and Coimbatore of the Madras State" occurring at the end of the first paragraph of the said notification, the following words shall be substituted, namely:—

"revenue districts of Salem, Dharmapuri, Nilgiris and Coimbatore of the Madras State".

2. This notification shall be deemed to have come into force from the 2nd October, 1965.

Explanatory Note

[This note does not form a part of the notification but is intended to be merely clarificatory.]

This notification has become necessary due to the bifurcation of the Salem District by the Government of Madras into two Districts, viz: Salem District and Dharamapuri District, with effect from the 2nd October, 1965.

[No. 23/F. No. 21/144/65-E.D.]

I. K. PATHAN, Under Secy.

MINISTRY OF PETROLEUM AND CHEMICALS

New Delhi, the 27th October 1965

S.O. 3560.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Chemicals S.O. No. 4256 dated the 5th December, 1964 under sub-section (1) of Section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And, whereas, the Competent Authority has, under sub-section (i) of section 6 of the said Act, submitted report to the Government;

And, whereas, the Central Government has, after considering the said report, decided to acquire the right of user in lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (i) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification is hereby

acquired for laying the pipelines and in exercise of the powers conferred by subsection (4) of that Section, the Central Government directs that the right of user in the said lands, shall instead of vesting in the Central Government, vest on the date of publication of this declaration in the Gujarat Pipelines Project free from all encumbrances.

3 (ii)]

SCHEDULE

State—Gujarat						District—Broach	Taluka—Ankleshwar			
		v	ïllage	:		Survey No.	A.	G.	Sq. yds.	
Diva Adol		· ·	<u>.</u>			175/2 394	0	o 16 86 o 6 83		
Panod	•		:	:	:	602/1 602/2 69	o o	3 6 12	40 21 104	

[No. 31(38)/63-ONG/OR (VOL 4).]

, **29**

S.O. 3561.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Chemicals S.O. No. 3982 dated the 9th November, 1964 under sub-section (1) of Section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its Intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And, whereas, the Competent Authority has, under sub-section (1) of section 6 of the said Act, submitted report to the Government

And, whereas, the Central Government, has, after considering the said report. decided to acquire the right of user in lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (i) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by subsection (4) of that Section, the Central Government directs that the right of user in the said lands, shall instead of vesting in the Central Government, vest on the date of publication of the declaration in the Gujarat Pipelines Project free from all encumbrances.

SCHEDULE

State—Guja	ırat			Di	strict—Broach	Taluka—Ankleshwar			
	Vi	llage			S. No.		Α.	G.	Sq. yds.
					253		0	2	0
Kansia Bet					44		2	17	101
Adol .		•	•		354/I		0	28	2

[No. 31(38)/63-ONG/OR(VOL, 4),]

New Delhi, the 29th October 1965

S.O. 3562.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Chemicals S.O. No. 2852 dated the 3rd September, 1965 under sub-section (1) of Section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962, the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And, whereas, the competent Authority has, under sub-section (i) of section 6 of the said Act, submitted report to the Government;

And, whereas, the Central Government has, after considering the said report, decided to acquire the right of user in Jands specified in the Schedule appended to this notification:

Now, therefore, in exercise of the powers conferred by sub-section (i) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-section (4) of that Section, the Central Government directs that the right of user in the said lands, shall instead of vesting in the Central Government, vest on the date of publication of this declaration in the Indian Oil Corporation Limited free from all encumbrances.

SCHEDULE

State-	Gujarat				District—Broach	Taluka—Aankleshwar	
Village					Survey No.	Area required in guntha	
Pilodra	-				238	3.5	

[No, 31/67/63-ONG/OR-VOL.I.]

S.O. 3563.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Chemicals S.O. No. 2850 dated the 28th August., 1965 under sub-section (1) of Section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And, whereas, the Competent Authority has, under sub-section (i) of section 6 of the said Act, submitted report to the Government;

And, whereas, the Central Government has, after considering the said report, decided to acquire the right of user in lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (i) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-sction (4) of that Section, the Central Government directs that the right of user in the said lands, shall instead of vesting in the Central Government, vest on the date of publication of this declaration in the Indian Oil Corporation Limited free from all encumbrances.

SCHEDULE

State—Gujarat					strict—Broach	Taluka—Ankleshwar		
Village			•		Survey No.	Area required in Guntha.		
Adol					274	306		
١,				•	2 7 <u>5</u>	208		
23			•		278	1.0		
22					2 77	I.O		
23	•	•	•	•	285/2	3.4		

[No. 31/67/63-ONG/OR-VOL.I.]

V. P. AGARWAL, Under Secy.

MINISTRY OF TRANSPORT

(Transport Wing)

New Delhi, the 10th November, 1965.

S.O. 3564.—In exercise of the powers conferred by Sub-section (1) of section 218 of the Merchant Shipping Act, 1958 (44 of 1958), read with rules 3 and 4 of the National Welfare Board for Scafarers Rules, 1963, the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Transport (Transport Wing) No. S.O. 3482, dated the 13th December, 1963, namely:—

In the said notification, for entry 9, the following entry shall be substituted, namely: -

Sadagopan, Deputy Representative of the Central "9. Shri P. Secretary, Ministry of Labour } and Employment, New Delhi.". Government.

[No. 6-MT(64)/62.]

D. S. NIM, Dy. Secy.

DEPARTMENT OF COMMUNICATIONS

(P. & T. Board)

New Delhi, the 11th November 1965

S.O. 3565.—In pursuance of para (a) of Section III of Rule 434 of Indian Telegraph Rules, 1951, as introduced by S.O. No. 627 dated 8th March, 1960, the Director General, Posts and Telegraphs, hereby specifies the 1st December, 1965 as the date of which the Measured Rate System will be introduced in Bhilwara Telephone Exchange.

> [No. 31/32/65-PHB.] S. RAMA IYER,

Assistant Director General (PHB).

संचार विभाग

डाक-सार (बोर्ड)

ग्रधि सुचना

नई दिल्ली, 11 नवम्बर, 1965

स॰ श्रो॰ 3566,--स्थाया ग्रादेश क्रमसंख्या 627 दिनांक 8 मार्च, 1960 द्वारा खाग किए गए 1951 के भारतीय तार नियमों के नियम 434 के खण्ड III के पैरा (क) की श्रनुसार डाक-तार महानिदेशक भीलवाड़ा टेलीफोन केन्द्र में 1 दिसम्बर, 1965 से प्रमाणित दर प्रणाली चाल करने का निरुचय करते हैं।

[सं0 31-32/65-पी० एच० पी०]

एस० रामा श्रव्यर

सहायक महानिदेशक (पी एच० बी०)

MINISTRY OF COMMERCE

New Delhi, the 4th November 1965

S.O. 3567.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), as extended to the Union Territory of Dadra

and Nagar Haveli by Notification of the Government of India in the Ministry of Home Allairs No. G.S.R. 1848 dated the 29th December, 1964, the Central Government hereby directs that—

- (a) the orders mentioned in Part 'A' of the Schedule hereto annexed and;
- (b) the notifications mentioned in Part 'B' of the said Schedule, shall extend to and come into force in the Union territory of Dadra and Nagar

shall extend to and come into force in the Union territory of Dadra and Nagar Haveli.

THE SCHEDULE

PART 'A'

- 1. The Cotton Textiles (Control) Order, 1948.
- 2. The Cotton Textiles (Export Control) Order, 1949.
- 3. The Cotton Textiles (Control of Movement) Order, 1948.
- 4. The Cotton Control Order, 1955.
- 5. The Cotton Textiles (Production by Handloom) Control Order, 1956.
- 6. The Textiles (Production by Powerlooms) Control Order, 1956.
- 7. The Art Silk Textiles (Production and Distribution) Control Order, 1962.
- 8. The Textile Machinery (Production and Distribution) Control Order, 1962.
- 9. The Woollen Textiles (Production and Distribution Control) Order, 1962.
- 10. The Textiles (Production by Knitting, Embroidery, Lace-making and Printing Machines) Control Order, 1963.

THE SCHEDULE

PART 'B'

- 1. Notification of the Government of India in the late Ministry of Industry and Supply No. 67C.W. (25A)/48 dated the 26th March, 1949.
- 2. Notification of the Government of India in the late Ministry of Commerce and Industry No. S.R.O. 1252 dated the 27th June, 1953.
- 3. Notification of the Government of India in the late Ministry of Commerce and Industry No. S.R.O. 1150 dated the 30th May, 1955.
- 4. Notification of the Government of India in the late Ministry of Commerce and Industry No. S.R.O. 1317 dated the 9th June, 1956.
- 5. Notification of the Government of India in the late Ministry of Commerce and Industry No. S.R.O. 2243 dated the 29th September, 1956.
- 6. Notification of the Government of India in the late Ministry of Commerce and Industry No. S.R.O. 1149 dated the 11th June, 1958.
- 7. Notification of the Government of India in the late Ministry of Commerce and Industry No. S.O. 3873 dated the 22nd December, 1962.
- 8. Notification of the Government of India in the late Ministry of Commerce and Industry No. 3(1)/63-Control dated the 21st June, 1963.

[No. F.15(1)-Tex(I)/65.]

A. G. V. SUBRAHMANIAM, Under Secy.

New Delhi, the 5th November 1965

S.O. 3568.—In exercise of the powers conferred by sub-section (2) of section 3 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), the Central Government hereby appoints Shri T. R. Viswanathan, an officer of the Indian Revenue Service, as a Member of the Forward Markets Commission, Bombay, for a period of three years with effect from the 27th September, 1965.

[No. 37(7)-Com.(Genl)(FMC)/65.7

M. L. GUPTA, Under Secy.

इस्पात श्रौर जान मंत्रालय

(खान ग्रोर वातु विभाग)

नई दिल्ली, 14 सितम्बर 1965

एस॰ ग्रो॰ 3569.—ग्रत्यावश्यक वस्तु श्रधिनियम, 1955 (1955 का 10) की धारा 3 द्वारा प्रदत्त मक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार, भारत सरकार के श्रादेश सं० का॰ ग्रा॰ 446, ता॰ 2 अप्रैल, 1958 के साथ प्रकाशित श्रलोह धातृ नियंत्रण श्रादेश, 1958 को, उन बातों के सम्बन्ध में के सिवाय जो की गई हों या जिनके करने में लोग हुआ हो, एनद्द्वारा विखण्डित करती है।

[सं॰ 2(18)मेट०/65]

म्रावेश

नई दिल्ली, 14 सितम्बर, 1965

एस॰ भ्रो॰ 3570.—भारत रक्षा नियम, 1962 के नियम 125 द्वारा प्रवत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार, एनद्द्वारा निम्नलिखिन ग्रादेश जारी करती हैं, श्रर्थात्—

- संक्षिप्त नाम, विस्तार ग्रीर प्रारम्भ :--(1) यह अदिश दुर्वम श्रीग्रीणिक सामग्री (नियंत्रण) ग्रादेण, 1965 कहा जा सकेगा ।
 - (2) इसका विस्तार सम्पूर्ण भारत पर है।
 - (3) यह तुरन्त प्रवृत्त होगा।
 - 2. परिभाषाएं :--इस आदेश में, जब तक कि संदर्भ से अन्यथा अवेक्षित न हो,--
 - (क) "नियंत्रक" से तकनीकी विकास महानिदेशक, नई दिल्ली श्रभिप्रेत है और इस श्रादेश के श्रधीन नियंत्रक के कृत्यों का पालन करने के लिए केन्द्रीय सरकार द्वारा नियुक्त कोई भी श्रन्य श्राफिसर इसके अन्तर्गत है;
 - (ख) "श्रायातक" से वह व्यक्ति अभिन्नेत है जो किसी दुर्लंग ग्रीद्योगिक सामग्री का भारत में श्रायात करना है;
 - (ग) "उत्पादक" से ऐसा व्यक्ति अभिनेत है जो किसी भी प्रकार किनी दुर्लभ अधिनेक सामग्री का उत्पादन करता है;
 - (घ) 'दुर्लभ श्रीद्योगिक सामग्री' में इस श्रादेश की श्रनुपूची में वॉणत कोई दुर्लभ श्रीद्योगिक सामग्री श्रभिप्रेत हैं।
- 3. स्टाक की घोषणा: —हर व्यक्ति, जो चाहे अपने लेखे या किसी अस्य व्यक्ति के लेखे, कोई दुर्लभ श्रीक्षोगिक सामग्री, इस श्रादेण के प्रारम्भ की तारीख को, स्टाक में रखता है, उस दुर्लभ श्राद्योगिक सामग्री की मात्रा और उनके वर्णन की जानकारी, ऐने प्रारम्भ के पखड़ दिन के मोनर, नियंत्रक को देगा।
- 4. दुर्जभ स्रोद्योशिक स मग्री के विकय, स्राधि सब्बन्धो निर्धन्थन: → -(1)कोई व्यक्ति किसी दुर्लभ स्रोद्योगिक सामग्री का विकय या अन्यथा व्यथन या प्रयोग, निर्यवक द्वारा इस निमित रेजारी किये गये अनुजापव के स्रधीन स्रोर अनुसार के सिवाय, नहीं करेगा।
- (2) कोई व्यक्ति किसी आयातक या उत्पादक या दुर्लभ श्रौद्योगिक सामग्री का स्टाक रखने वाले किसी अन्य व्यक्ति से, किसी दुर्लभ श्रौद्योगिक सामग्री का अर्जन या अर्जन करने का करार, नियंत्रक द्वारा इस निमित्त जारी किये गये अनुज्ञापत्र के श्रवीन श्रौर अनुमार के सिवाय, नहीं करेगा।
- (3) इस खण्ड के अधीन जारी किया गया हर एक अनुज्ञानत्र ऐसे प्ररूप में होगा जो नियंत्रक द्वारा केन्द्रीय सरकार के अनुमोदन से विहित किया जाये और जारी किए जाने की तारीख

से साठ दिन की कालावधि के लिए विधिमान्य होगा तथा एक बार में साठ दिन से ग्रनिधिक की ऐसी कालावधियों के लिए, जिन्हें नियंत्रक ठीक समझे, समय समय पर नवीकृत किया जा सकेगा।

- 5. वे बातें जिनका खंड 4 के प्रधीन प्रतृज्ञापत्र जारी करते समय ध्यान रखना चाहिए:—
 खण्ड 4 के श्रश्रीन कोई अनुज्ञापत्र जारी करने समय नियंत्रक निम्नलिखिन बातों का ध्यान रखेगा,
 श्रथान् :——
 - (क) रक्षा प्रयोजनों के लिए अपेक्षित दुर्लभ औद्योगिक सामग्री की मात्रा;
 - (ख) उद्योग (विकास ग्रौर विनियमन) श्रिधिनियम, 1951 (1951 का 65) में यथा परिभाषित किसी अनुसूचित उद्योग के प्रयोजन के लिए अपेक्षित दुर्लभ श्रौद्योगिक सामग्री की माहा:
 - (ग) हर एक राज्य में लघु-उद्योगों के लिए अपेक्षित दुर्लभ औद्योगिक सामग्री की माला, जो विकास आयुक्त, लघु उद्योग, भारत सरकार, की या राज्य के उद्योग निदेशक की सिफारिशों पर आधृत हो;
 - (ध) दुर्लभ ग्रौद्योगिक सामग्री की मात्रा जिस का उत्पादन हुन्ना हो या जो ग्रायात की गई हो ग्रौर वितरण के लिये उपलभ्य हो;
 - (ङ) कोई ग्रन्य सुसंगत बात ।
- (6). वुर्लभ भीशोगिक सामग्री का स्टाक रखने वाले व्यक्ति पर विक्रय करने की वाध्यता:—जब कोई अनुज्ञापत खण्ड 4 के उपखण्ड (2) के अधीन जारी किया गया हो तब किसी आयातक या उत्पादक या किसी अन्य व्यक्ति के लिए यह वाध्यकर होगा कि वह अपने द्वारा आयात की गई, उत्पादित या अन्यथा स्टाक में रखी गई किसी दुर्लभ श्रौद्योगिक सामग्री का विक्रय, ऐसी गर्तों के अध्यधीन जो कि नियंत्रक के किसी विशेष या साधारण लिखित आदेश में विनिर्दिष्ट की जायें, ऐसा अनुज्ञापत धारण करने वाले व्यक्ति को उतमें समय के भीतर करे जो कि अनुज्ञापत में इस निमित्त विनिर्दिष्ट किया जाये।
- 7. **दुर्लभ श्रौद्योगिक सःमग्री किस क**िमत पर बेची जा सकेगीः—(1) उत्पादक से भिन्न कोई व्यक्ति किसी दुर्लभ श्रौद्योगिक सामग्री का विक्रय या विक्रय करने की प्रस्थापना उस कीमत से श्रिष्ठिक पर नहीं करेगा जो तट पर उतरने पर की उसकी लागत में [3] प्रतिशत बढ़ा देने से निकलती हो।
- (2) कोई उत्पादक किसी दुर्लभ श्रीद्योगिक सामग्री का विश्वय या विश्वय करने की प्रस्थापना उस से श्रिष्टिक कीमत पर नहीं करेगा, जो नियंत्रक द्वारा इस निमित्त नियत की जाये, श्रीर नियंत्रक द्वारा इस प्रकार नियत की गई कीमत वह रकम होगी जो उस मास के, जिस में कि विश्वय होता है, ठीक पहले वाले माम में उस दुर्लभ श्रीद्योगिक सामग्री की तट पर उतरने पर की श्रीसत लागत के 3 र्रे प्रतिणत के जोड़ के बराबर हो।
- (3) उपखण्ड (1) या उपखण्ड (2) में भ्रन्तिविष्ट किसी बात के होते हुए भी, हर भायातक, उत्पादक या भ्रन्य व्यवित केता से वे वास्तिविक व्यय वसूल करने का हकदार होगा जो उसने दुर्लभ भौद्योगिक सामग्री मद्धे किसी मुहक के संदाय लेखे किये हों।
- (4) कोई व्यवित किसी दुर्लभ श्रौद्योगिक सामग्री का किसी व्यक्ति से क्रय या क्रय करने की प्रस्थापना उस कीमत से ग्रिधिक कीमत पर नहीं करेगा जिस पर कि इस खण्ड के ग्राधीन उस विकेता को उसका विक्रय उस व्यवित को करना ग्रानुष्ठेय हो।

- (5) इस खण्ड में 'तट पर उतरने पर की लागत'' से---
 - (i) भारतीय पत्तन पर लागत-बीमा-भाषा कीमत;
- (ii) प्रत्यय-पत्र खोलने के लिए बैंक प्रभार;
- (iii) प्रत्यय-गत्न या दर्शनी इापट पर संदाय के लिए बैंक के ब्याज-प्रभार;
- (iv) (क) पत्तन न्यास श्रौर निकासी प्रभारों स्रीर (ख) गोदियों या घाटों से भाण्डागार तक परिवहन के प्रभारों के रूप में किये गये वास्तविक व्ययों का कुल जोड़ श्रमिप्रेत है।
- 8. **बरियों, खातों ग्राटिकः रखा जाना**—हर ग्रायातकः, उत्पादकः, ग्रीर दुर्लभ श्रीद्योगिक सामग्री का स्टाक रखने वाला ग्रन्य व्यक्ति—
 - (क) किसी दुर्लभ ग्रौद्योगिक सामग्री के श्रायात, उत्पादन, श्रयोग या व्ययन से सम्बद्ध ऐसी विवरणियां देगा श्रौर ऐसी बहियां, खाते श्रौर ग्रन्थ ग्रभिलेख रखेगा जो कि नियंवक निविश्ट करे:
 - (ख) नियंत्रक द्वारा इस निमित्त प्राधिकृत किसी आफिसर के समक्ष वे बहियां, खाते या श्रन्य अभिलेख पेण करेगा जिन की श्रपेक्षा वह श्राफिसर करे;
 - (ग) नियंत्रक को अथवा उसके द्वारा इस निमित्त प्राधिकृत किसी अन्य आफिसर को किसी दुर्लभ औद्योगिक सामग्री के आयात, उत्पादन, प्रयोग और व्ययन से सम्बद्ध ऐसी जानकारी देगा जो उस के पास हो।
- 9. प्रवेश करने, तलाशी लेने, ग्रांदि की शक्ति:—नियंत्रक या केन्द्रीय सरकार द्वारा इस निमित्त प्राधिकृत कोई अन्य आफिसर, इस श्रादेश का अनुपालन कराने की दृष्टि से या श्रपना यह समाधान करने के लिए कि इस आदेश के उपवन्धों का अनुपालन किया गया है—
 - (क) ऐसे किन्ही परिसरों, गाड़ियों, जलयानों या विमानों में प्रवेश कर सकेगा और उनकी तलाशी ले सकेगा जिसकी बाबन उसके पास यह विश्वास करने का कारण हो कि उनमें किसी दुर्लभ औद्योगिक सामग्री का स्टाक है;
 - (ख) किन्हीं बहियों या दस्तावेजों श्रौर किसी दुर्लभ श्रौद्योगिक सामग्री के किसी स्टाक का निरीक्षण कर सकेगा या करा सकेगा जो किसी श्रायातक या उत्पादक या किसी श्रन्य व्यक्ति के हों या उसके नियंत्रणाधीन हों;
 - (ग) किसी दुर्लभ श्रीद्योगिक सामग्री का, जिसके सम्बन्ध में उसे यह संदेह ही कि इस श्रादेश के किसी उपबन्ध का उल्लंघन किया गया है, किया जा रहा है या किया जाने वाला है श्रभिग्रहण ऐसी सहायता लेकर कर सकेगा जो श्रावश्यक हो।
- 10. व्यावृत्ति:---खण्ड 3 या खण्ड 8 में की कोई बात, एक मीटरी टन से कम वजन के तांबे, सीसे, या जस्ते का या 250 किलोग्राम से कम वजन के टीन का स्टाक रखने वाले व्यक्ति को लागू नहीं होगी।

प्रनुस्ची

[खण्ड 2(घ) देखिए]

 तांबा पिण्डों, ढले धातु की छड़ों, सिल्लियों, चकतियों, टाइलों, ईटों, खण्डों, बिलेटों, कैथोडों, फफोलेदार छड़ों, विद्युत्-विक्लेपी तार सलाखों श्रौर पिण्ड सलाखों के रूप में श्रनगढ़।

- सीसा . . सीसा पिण्ड, कच्चा और कतरन
- 4. जस्ता . जस्ता या स्पेल्टर, प्रनगढ़, जिस के प्रन्तर्गत जस्ते भ्रौर श्रलुमिनियम की मजक मिश्र-धातुएं भी हैं जिन में 94 प्रतिशत से ग्रन्यन जस्ता हो, जस्ते की खोट, बुरादा श्रौर राख, तथा पिण्डों, चकती, टाइल, सिल्ली, पट्टी और दानों के रूप में जस्ता, सभी प्रकार की जस्ते की कतरनों सहित गढ़ा हुआ जस्ता, जिनमें तार-छड़ें, सेकशन, श्रौर चादरें, जिनके श्रन्तर्गत प्रोसेंस ब्लाक बनाने के लिए विशेष रूप से तैयार की गई खूब पालिश की हुई चादरें, लिथोग्राफी चादरें श्रौर निम्नलिखित विनिमितियां, श्रथांत् विशेष श्राकार की कटी हुई जस्ते की

[सं॰ 2(18)मेट/65.]

एन० सी० श्रीवास्तव, सचिव।

MINISTRY OF STEEL AND MINES (Department of Mines and Metals) ORDER.

छेददार चादरें हैं।

New Delhi, the 11th November 1965

S.O. 3571.—In exercise of the powers conferred by section 5 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following order further to amend the Order of the Government of Indla in the late Ministry of Production, No. S.R.O. 1185, dated the 2nd April, 1957, namely:—

In the Schedule to the said Order, for the entries in column 2 against scrial number 1 the following shall be substituted, namely: —

"State Governments of all States except the State of Jammu and Kashmir, the Lieutenant Governor of Himachal Pradesh, the Chief Commissioners of Delhi, Manipur and Tripura and the Administrator, Dadra and Nagar Haveli."

[No. 11/16/65-CI.]

G. J. MISRA, Under Secy.

MINISTRY OF REHABILITATION

(Office of the Chief Settlement Commissioner)

New Delhi, the 5th November 1965

S.O. 3572.—In exercise of the powers conferred by Clause (a) of Sub-Section (2) of Section 16 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954) the Central Government hereby appoints for the Union Territory of Delhi, Shri D. C. Chaudhry, Assistant Settlement Officer in the office of Regional Settlement Commissioner, New Delhi as Managing Officer for

the custody, management and disposal of compensation pool with effect from the date he took over charge of his office.

[No. 8/69/AGZ/65.]

KANWAR BAHADUR,

Settlement Commissioner (A) and Ex-Officio Dy. Secy.

DELHI DEVELOPMENT AUTHORITY

PUBLIC NOTICE

New Delhi, the 6th November, 1965

S.O. 3573.—Notice under Section 11 of the Delhi Development Act, 1957 (No. 61 of 1957) read with rules 5 and 15 of the Delhi Development (Master Plan and Zonal Development Plan) Rules, 1959.

Notice is hereby given that:-

- (a) the Central Government have, under Section 9 (2) of the Delhi Development Act, 1957 (No. 61 of 1957), approved the zonal development plan for Zone E-7 (Jhilmila);
- (b) a copy of the plan as approved may be inspected at the office of the Delhi Development Authority, Vikas Bhawan, "D" Block, Indra-Prastha Estate, New Delhi-1 between the hours of 11:00 A.M. and 3.00 P.M. on all working days; and
- (c) This zonal development plan will come into operation with effect from the date of the publication of this notice.

R. K. VAISH, Secy.

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 6th November 1965

S.O. 3574.—In exercise of the powers conferred by Clause (c) of Sub-section (2) of section 6 of the Cinematograph Act, 1952 (37 of 1952), the Central Government hereby directs that the exhibition of the film "Women by Night" (English) in respect of which 'A' Certificate No. 1440 dated the 5th February, 1965 was granted to Shri F. C. Mehra, Messrs. Eagle Films, 220, Famous Cine Building, Maha'axmi, Bombay-11, by the Central Board of Film Censors, be suspended for a period of two months.

[No. 9/26/65-FC.]

D. R. KHANNA, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 30th October 1965

S.O. 3575.—Whereas the Central Government proposes to make, in exercise of the powers conferred by sections 12 and 33 of the Drugs and Cosmetics Act, 1940 (23 of 1940), certain rules (hereinafter referred to as the said rules) further to amend the Drugs and Cosmetics Rules, 1945;

And whereas the Central Government is of opinion that circumstances have arisen which render it necessary to make the said rules without consultation with the Drugs Technical Advisory Board;

Now, therefore, in exercise of the powers conferred by the proviso to subsection (1) of the said section 12 and the proviso to sub-section (1) of the said section 33, the Central Government hereby dispenses with such consultation and publishes as required by those sub-sections a draft of the said rules for the information of all persons likely to be affected thereby.

2. Notice is hereby given that the said rules will be taken into consideration on or after the 30th November, 1965. Any objection or suggestion which may be received from any person with respect to the said rules before the date aforementioned will be considered by the Central Government.

Draft rules

- 1. These rules may be called the Drugs and Cosmetics (Amendment) Rules, 1965.
 - 2. In the Drugs and Cosmetics Rules, 1945,-
 - (a) for rule 125, the following rule shall be substituted, namely:-
 - "125. Standards for substances (other than food) intended to affect the structure or any function of human body—Contraceptives.—(1) The standards for mechanical contraceptives shall be such as are laid down in Schedule T.
 - (2) The standards for other contraceptives shall be such formulae as may be approved as safe by the Central Government from time to time and there shall be displayed on the container of every such contraceptive the standard with which it complies";
 - (b) after Schedule 'S', the following Schedule shall be inserted, namely: -

SCHEDULE T

(See Rule 125)

Standard for Mechanical Contraceptives

Mechanical Contraceptives

Mechanical Contraceptives include condoms, diaphragms and Intra-Uterine Contraceptive Device (Loop).

- (A) Condoms or Sheaths:
 - 1. Description:

The Condom or Washable Sheath consists of a rubber Sheath with a receptacle at the closed end and has a thin ring round the open end.

Material;

Condoms shall be manufactured from good quality rubber latex and shall be free from embedded grit and shall be transparent or translucent prior to the application of dressing materials.

The rubber latex and any dressing materials applied to the condoms shall not liberate substances which are known to have toxic and other harmful effects under conditions of use nor shall any dressing materials have a deleterious effect on the condom itself.

3. Dimensions:

Length.—The overall length of any condom including the teat if provided shall not be less than 200 mm. (limits \pm 20 mm.).

Width.—The width of condom when laid flat shall be 50 mm.

Wall thickness.—Wall thickness of the condoms shall be as follows:—

Type

(1) Washable, light

(2) Washable, heavy

(3) All others

Thickness

0.08 to 0.12 mm.

0.12 to 0.16 mm.

0.04 to 0.07 mm.

Weight.—Weight of the condoms shall be as follows:—

Type Weight.

(1) Washable, light with length of 180 mm.

(2) Washable heavy with a length of 180 mm.

3 to 4 g.

(3) All others

1 to 1.7 g.

The weight shall be determined by weighing not less than 10 specimens on a balance of suitable accuracy.

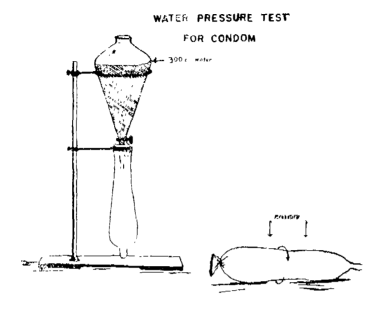


FIGURE I
Water Pressure Test for Condoms

4. Labelling:

Rubber condoms themselves or their consumer packs shall be legibly and indelibly marked with the following particulars:—

- (i) Manufacturer's name and the trade name.
- Batch number.
- (iii) Date of manufacture.
- (iv) Date of expiry.

If the labelling is done on the contraceptive itself the material used for such labelling or marking shall produce no injurious or toxic effect and shall not be deleterious to the rubber from which the rubber contraceptive is made.

5. Tests to be performed on the condoms or sheaths:

The samples of condom or washable sheaths are subjected to the following tests for determining their quality:—

- (a) Air inflation—Inflate the contraceptive with air to a diameter of 160 mm. The inflated sample must not show any holes, weak spots or other visible imperfections likely to affect its use.
- (b) Water leakage test (test for holes)—Fill the contraceptive with 300 ml. of water (Fig. 1) Close its open and firmly by holding it between the fingers, place it on its side and gently roll it from side to side on a suitable towal or blotting paper to absorb any water which may accidently have been spilled on to its outer surface. Suspend the filled contraceptive with its open end upwards for not less than 3 minutes. No water droplets are observed.

(c) Test on rubber itself.—The average tensile strength, elongation at break and tension set of rubber taken from the samples of contraceptive must conform to the following requirements:—

Original after accelerated ageings at 70°+1°C for 96 hours in air oven.

Maximum change from Original

(i) Tensile Strength 140 kg/sq. cm. + 10 Percent Minimum - 15 + 10 Percent + 10 Percent Hinfmum

(iii) Tension set when the rubber is stretched to 75 percent of Elongation at break, kept in this stretched
condition for 10 minutes and allowed to recover for
10 minutes.

Rubber specimens for the mechanical tests shall be conditioned at a temperature of 27°+2°C, for a period of 24 hours immediately preceding the tests and tested at the same ambient temperature.

6. Sampling:

The drawing of samples for the purpose of testing the quality shall be in accordance with the following procedures:

Specimens constituting the testing samples shall be taken at random from each lot *i.e.* the quantity produced from the same raw materials and under similar conditions of manufacture. Samples from each lot shall be tested separately to ascertain conformity of a lot with the specified requirements in accordance with the tests described hereinafter.

- Sampling procedure for testing and basis for determining the conformity to standards:
- (a) All condoms or washable sheaths produced from the same raw materials and under similar conditions of manufacture in one consignment constitute a lot. Samples shall be tested from each lot separately to ascertain conformity of a lot to the specified requirements.
- (b) A total of 300 samples shall be drawn from each lot. The samples are drawn even'y from as many packees as possible. Wherever possible, at least 10 per cent of the packages should be drawn at random from the lots and an equal number of samples drawn at random from each package selected to give a total of 300 samples. These 300 samples shall constitute the test samples from the lot.
- (c) Air-inflation and water leakage test described above on the test samples shall be performed in stages by taking 40 samples at each stage and a decision taken in accordance with the procedure laid down below, read with the following table:

		Stag	e		Sample	Comb	Combined test samples		
					size	Size	Acceptance No.	Rejection No.	
Ist		 	.	 	40	40	*	2	
2nd	Ċ				40	80	0	3	
3rd					40	120	1	3	
4th					40	160	3	5	
5th					40	200	3	5	
6th					40	240	3	5	
7th					40	280	4	5	

^{*}Acceptance is not possible under second stage.

In the first stage of testing, 40 samples shall be drawn at random from those drawn from the lot and subjected individually to the air-initation and water-leakage tests described above. If the number of samples found defective is greater than or equal to the corresponding rejection number (which is 2 at the first stage), the lot is rejected without further testing.

SEC. 3 (ii)]

If the number of defective samples found at the first stage of testing is less than 2 draw another set of 40 samples at random from the remaining samples from the lots and subject them to the air-inflation and water-leakage tests. If the total number of defective samples found is less than or equal to the acceptance number (which is 0 at the second stage), the lot is considered satisfactory in respect of these tests and further samples are not subjected to these tests. If the number of defective samples found is greater than or equal to the corresponding rejection number (which is 3 at the second stage) the lot is rejected without further testing. If no decision is reached at this stage, testing is carried on to the third stage upto the seventh stage till a decision is reached.

- 30 Condoms or sheaths which have not been subjected to the air-inflation and water leakage tests are used for carrying out the physical tests on rubber mentioned above.
- 8. Approval.—If a lot fulfils the above requirements and nothing objectionable is found in visual inspection of the samples, the lot is approved.

- 1. Description.—Vaginal diaphragms or Dutchcaps are made of rubber with a metal ring. The ratio of the diameter to the height is generally between 2.0 to 2.5. The maximum overall diameter lies between 45 and 100 mm. A metal spring is contained within the rim.
- Material.—Rubber diaphragms shall be manufactured from filled or nonfilled natural rubber. The rubber maxings and any dusting powder applied to the diaphragm or cap shall not include in their composition any ingredient which is known to be injurious or toxic.
- 3. Dimensions.—The size of the diaphragm shall be marked in millimeters on the container in which it is packed. The size shall be taken as the maximum overall diameter of the rim when the diaphragm is held in a circular position. The actual size of the diaphragm shall conform to the marked size within a tolerance of \pm 1 mm.

$\overline{4.}$ Test.–

- (i) Leakage test.—The rubber diaphragm should be free from flaws or holes which are likely to affect its serviceability and none should be apparent when the diaphragm inflated to a size not less than 1½ times its original size and is immersed in water.
- (ii) Stretching test.—The rubber diaphragm shall not tear and exhibit any perceptible defects, when stretched over smooth mandrel three times its height.

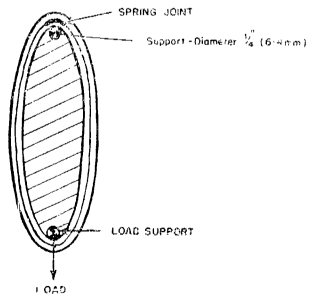


FIGURE 2 Test for Diaphrage spring

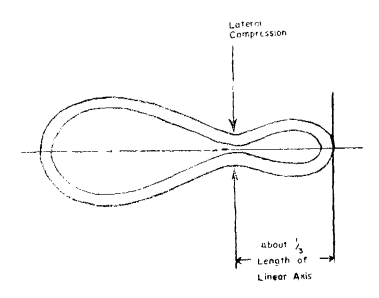


FIGURE 3

Test for resistance to deformation of Diaphragm spring

(iii) Aging test.—The rubber diaphragm should not tear and exhibit any perceptible change in the hardness of the rubber, when stretched over a smooth mandrel three times its height after aging at 70°C for a period of 72 hours.

(iv) Tests for Metal Springs:

Description.—The rim of the diaphragm shall be reinforced with a metal spring in the form of a ring either of the helical or of the clock spring type. The spring shall be made of corrosion resisting material or of material with corrosion resisting surface coating.

Joint of Spring.—The ends of the spring shall be joined in a manner such that they will not project through the surface of the diaphragm during its useful life. The construction of the joint shall be determined by visual examination, the spring being out away from the diaphragm if necessary.

Strength of spring joint.—The joint of the spring shall be capable of withstanding a load of 20 kg applied for not less than 2 minutes as illustrated. Fig. 2.

Resistance to deformation.—When the sides of the diaphragm are compressed together across a diameter at the rim, the spring shall lie substantially in the same plane,

After the sides of the diaphragm have been compressed together at the rim so that the point of contact lies approximately one-third along with linear axis of the unsymmetrical 'figure-of-eight' (Fig. 3). The rim of the appliance shall return to its original circular form upon release.

Disphragms subjected to these tests shall be discarded.

(C) Specifications and Standards for Intrauterine Contraceptive Device (Loop).

1. Material

- (a) The material for the moulded part shall be a homogenous blend of 80% Polyethylene and 20% Barium Sulphate.
 - (i) Polyethylene.—Alkathene No. WJG 11 Premixed.
 - (ii) Barium Sulphate.—The powder shall be of the type and purity prepared specifically for internal use in X-ray diagnosis.
- (b) The inserting instrument.—Sleeve should be made of flexible plastic material such as one of the long chain polymers of ethylene. Plunger

Sec. 3 (ii)]

is made of a flexible plastic material. Metal inserting instrument, or an instrument made of metal in combination with any plastic material can be used provided it is of the type approved by the Indian Council of Medical Research.

Specifications:

- (a) Length of the body when stretched.—114.30 mm, with an allowance of +10%. (Not specified but allowance for distortion—overall length + 10% of the specified length).
- (b) Cross-Section (Round or non-round).—Cross Section of major dimension 20.32 mm. with an allowance of +3%.

3. Tail:

- (a) Length.—about 63.5 mm.
- (b) Thinner in cross section than the body. (Surgical thread the thickness of about 0.18 mm. may be used to provide the tail). (Surgical thread having a
- (c) It shall be attached to the moulded part in the approved manner with the knot subsequently tightened to provide a snug attachment.
- (d) The two free ends must be held to a length of 76.2 mm \pm 635 mm.
- (e) Dimensions of the isosceles trapezoid, (the shape which the loop ultimately takes)-

Short side: 15 mm to 18 mm.

Parallel long side: 25 mm to 30 mm.

Each of the non-parallel long sides: 23 mm to 25 mm.

4. Colour:

Creamy white (not darker than that of the samples retained).

- 5. Other Particulars:
 - (a) Mould the body in its sinuous form so that when straightened out, it has 'memory' or a resistance to cold flow which causes it to return to its sinuous configuration.
 - (b) Smoothness.

FORM NO. I

Report of Laboratory Testing of Condoms and Diaphragms

I. Description;

- Code No. of Contraceptive:
- 2. Material:
- Packing:
- Date of manufacture:
- 5. Received for testing on:
- Type:
- Received from:
- 8. Ref. No.:

II. Physical Properties:

- Colour:
- 2. Shape:
- 3. Dimensions:
- 4. Weight:
- Any other property:

III. Laboratory Tests:

A. Tests for condoms:

Date of test:

Remarks:

- Visual imperfections:
- 2. Water pressure test:
- 3. Tensile Strength:
- 4. Elongation at break:
- 5. Tension Set:

B. Tests for diaphragms:

Date of Test:

Remarks:

- 1. Leakage test:
- 2. Stretching test:
- 3. Aging test:
- 4. Tests for metal spring:
 - (a) Description:
 - (b) Joint of spring:
 - (c) Strength of joint;
 - (d) Resistance to deformation:

Remarks:

Date: --

Government Analyst

[No. F. 1-28/65-D.]

New Delhi, the 12th November 1965

- S.O. 3576.—The following draft of certain amendments to the Indian Port Health Rules, 1955, published with the Notification of Government of India in the Ministry of Health, No. SRO 587, dated the 27th February, 1956, which the Central Government proposes to make in exercise of the powers conferred by clause (p) of sub-section (1) of section 6 of the Indian Ports Act, 1908 (15 of 1908) is hereby published, as required by sub-section (2) of the said section, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after 15th February, 1966.
- 2. Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified, will be considered by the Central Government.

Draft Amendments

- 1. These Rules may be called the Indian Port Health (Amendment) Rules, 1965.
 - 2. In the Indian Port Health Rules, 1955,-
 - (i) after rule 19, the following shall be inserted, namely:-
 - Special provision relating to ships arriving in an area where malaria or other mosquito borne disease could develop from imported vectors.
 - "19A. (1) Any ship arriving in an area where malaria or other mosquito-borne disease could develop from imported vectors may be disinsected on such arrival, if the ship was not disinsected at a previous port or where the ship was disinsected at a previous port, the healt officer is not satisfied with such disinsection or if there are live mosquitoes on board.
 - (2) The provisions of this rule shall be in addition to, and not in derogation of, the provisions of the other rules".
 - (ii) after rule 54, the following shall be inserted, namely:-
 - Special provisions relating to ships leaving any area where transmission of malaria or other mosquito-borne disease is occurring, etc.
 - "54A. Every ship leaving a port situated in an area where transmission of malaria or other mosquito-borne disease is occurring or where insecticide-resistant mosquito vectors of disease are present shall be disinsected under the control of the Health officer as near as possible to the time of its departure but in sufficient time to avoid delay in such departure".
 - (iii) In rule 55, for the words and figures "rules 50 to 54", the words, figures and letter "rules 50 to 54A" shall be substituted;
 - (iv) in rule 57, in clause (ii) of the Note below sub-rule (2), after the word "Cochin", the word "Mormugao", shall be inserted;

(v) For Appendix II, the following Appendix shall be substituted, namely:—
"Appendix 2

[See rules 2(20), 28(2), 31]

INTERNATIONAL CERTIFICATE OF VACCINATION OR REVACCINATION AGAINST YELLOW FEVER

CERTIFICAT INTERNATIONAL DE VACCINATION OU DE REVACCINATION CONTRE LA FIEVRE JAUNE

date of birth)

sex 1

This is to certify that

e soussi	gné(e) certific que	nē(e) le	sexe }	
iont la s has on	ignature follows ignature suit the date indicated been vaccinated or re	vaccinated against yello	w fever.	
Date	Signature and professional status of vaccinator Signature et qualité professionnelle du vaccinator	Origin and batch no of vaccine Origine du vaccin employ et numéro du lot	Official stan nating ce Cachet offici de vacci	ntre al du centre
				2
2				
3 			3	4
4				

This certificate is valid only if the vaccine used has been approved by the World Health Organisation and if the vaccinating centre has been designated by the health administration for the territory in which that centre is situated.

The validity of this certificate shall extend for a period of ten years, heginning ten days after the date of vaccination or, in the event of a revaccination within such period of ten years, from the date of that revaccination.

Any amendment of this certificate, or erasure, or failure to complete any part of it, may render it invalid.

Ce certificate n'est valable que si le vaccin employé a été approuvé par l' Organisation mond'ale de la Sante et si le centre de vaccination a été habillité par l' administration sanitair du territoire dans le quel ce centre ést situé.

La validité de ce cortificat couvre une période de dix ans commencant dix jours après la date de la vaccination ou, dans le cas d'une revaccination au cours de cettee période de dix ans le jour de cette revaccination.

Toute correction ou rature sur le certificat ou l'omission d'une quelconque des mentions qu'il comporte peut affecter sa validite".

(vi) For Appendix 3 the following Appendix shall be substituted, namely:-

"APPENDIX 3

[See rules 2(20), 25, 27]

INTERNATIONAL CERTIFICATE OF VACCINATION OR REVACCINATION AGAINST CHOLERA

CERTIFICAT INTERNATIONAL DE VACCINATION OU DE REVACCINATION CONTRE LE CHOLERA

This is to certify that Je soussigné(e) certifie que	}	date of birth ne(e) le	}	sex sexe	}		
whose signature follows dont la signature suit	}			· · · · ·			
has on the date indicated been vaccinated or revaccinated against cholera.							
a ete vacciné(e) ou revacciné(e) contre le choléra à la date indiquée.							

Date	Signature and Professional status of vaccinator Signature et qualité professionelle du vaccinateur	Approved stamp Cachet d'authentification				
I		ī	2			
2						
3		3	4			
4						

The validity of this certificate shall extend for a peroid of six months, beginning six days after the first injection of the vaccine or, in the event of a revaccination within such period of six months, on the date of that revaccination.

The approved stamp mentioned above must be in a form prescribed by the health administration of the territory in which the vaccination is performed.

Any amendment of this certificate, or erasure, or failure to complete any part of it, may render it invalid.

La validité de ce certificat couvre une période de six mois commencant six jours aprés la première injection du vaccin ou, dans le cas d'une revaccination au cours de cette période de six mois, le jour de cette revaccination.

Le cachet d'authentication doit être conforme au modéle prescrit par l'administration sanitaire du territoire o \hat{u} la vaccination est effectuée.

Toute correction ou rature sur le certificat ou l'omission d'une quelconque des mentions qu'il comporte peut affecter sa validite".

(vii) For Appendix 4 the following Appendix shall be substituted, with effect from the first day of January, 1967, namely:—

"APPENDIX 4

[See rules 2(20), 36, 38 and explanation thereunder]

INTERNATIONAL CERTIFICATE OF VACCINATION OR REVACCINATION AGAINST SMALLPOX

CERTIFICATE INTERNATIONAL DE VACCINATION OU DE REVACCINATION CONTRE LA VARIOLE

This is to certify that Je soussigne (e) certifie	que } dat	e of birth \ ne(e) le }	sexe	I
whose signature follows dont la signaute suit	}			
done la signaute suit	,,		4-3	amalinos wil

has on the date indicated been vaccinated or revaccinated against smallpox with

a freeze-dried or liquid vaccine certified to fulfil the recommended requirements of the World Health Organisation.

a ete vaccine(e) ou revaccine (c) contre la variole a la date indiquee, ci-dessous, avec un vaccine lyophilise ou liquide certifie conforme aux normes recommandees par l'Organisation modiale de la Sante.

Date	Show by "X" whether state of the state of th	Signature and professional status of vaccinator Signature et titre du vaccinateur	Origin and batch No. of vaccine Origine due vaccin et numero du lot	Approved 6 Cachet d'authentific	
a	Primary vaccination performed primo-vaccination effectuce			a 1	b I
b ī	Read as successful Prise Unseccessful Pas des prise				
2	Revaccination			2	3
3	Revaccination				

The validity of this certificate shall extend for a period of three years, beginning eight days after the date of a successful primary vaccination, or in the event of a revaccination, on the date of that revaccination.

The approved stamp mentioned above must be in a form prescribed by the health administration of the territory in which the vaccination is performed.

Any amendment of this ccrtificate, or erasure, or failure to complete any part of it, may render it invalid.

La validité de ce certificat couvre une période de trois ans commencant huit jours après la date de la primo-vaccination effectuée avec succés (prise) ou dans le cas d'une revaccination, le jour de cette revaccination.

Le cachet d'authentification doit etre conforme au modéle prescrit par l'administration sanitaire du territoire où la vaccination est effectuée.

Toute correction ou rature sur le certificat ou l'ommission d'une que lconque des mentions qu'il comporte peut affectér sa validité".

[No. F.22-1/65-IH.]

AMAR NATH VARMA, Under Secy.

New Delhi, the 8th November, 1965

S.O. 3577—Whereas Miss I. La Rive, Nursing Superintendent, King George Hospital, Viskhapatnam, has been elected by the Andhra and Hyderabad Nurses, Midwives and Health Visitors Council, to be a member of the Indian Nursing Council under clause (g) of sub-section (1) of section 3 of the Indian Nursing Council Act, 1947 (48 of 1947) (hereinafter referred to as the said Act) with effect from the 1st December, 1963;

And whereas Miss P. Tirkey, Sister Tutor, Sadar Hospital and Auxiliary Nurse-Midwives Training Centre, Ranchi, has been elected by the Bihar Nurses

Registration Council to be a member of the Indian Nursing Council under clause (g) of sub-section (1) of section 3 of the said Act, with effect from 1st December, 1963:

Now, therefore, in pursuance of the provisions of sub-section (1) of section 3 of the Act, the Central Government hereby makes the following further amendments in the notification of the Government of India in the Ministry of Health No. F. 27--/57-MII(B). dated the 1st December, 1958; namely:—

In the said notification under the heading "Elected under clause (g) of subsection (1) of section 3" for the existing entries the following entries shall be substituted, namely:—

- Miss I. La Rive, Nursing Superintendent, King George Hospital, Visakhapatnam.
- Miss P. Tirkey, Sister Tutor, Sadar Hospital and Auxiliary Nurse Midwives Training Centre, Ranchi."

[No. F.27-43/63-MPT(Pt.]

ORDER

New Delhi, the 8th November 1965

S.O. 3578.—Whereas the Government of India in the Ministry of Health has, by notification No. 16-6/62-MI, dated the 23rd July, 1962, made in exercise of the powers conferred by sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), recognised the medical qualification Doctor of Medicine awarded by the University of Philippines for the purposes of the said Act;

Now, therefore, in exercise of the powers conferred by the proviso to subsection (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956) the Central Government hereby specifies the period of two years with effect from the date of this order or so long as Dr. (Miss) Mary Scholastica Los Banos who possesses the said qualification, continues to work in the Holy Family Hospital, Kodarma, Hazaribagh Distt., to which she is attached for the time being for the purposes of teaching, research or charitable work, whichever is shorter, as the period to which the medical practice of the said Dr. (Miss) Mary Scholastica Los Banos shall be limited.

[No. F.32-53/64-MPT.]

B. B. L. BHARADWAJ, Under Secy.

DEPARTMENT OF SOCIAL SECURITY

New Delhi, the 8th November 1965

S.O. 3579.—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government, having regard to the location of the factories mentioned in the schedule below in sparse areas in the State of Andhra Pradesh, hereby exempts the said factories from the payment of the employer's special contribution leviable under chapter VA of the Act until the enforcement of the provisions of chapter V of that Act in those areas.

SCHEDULE

		·	
Serial No.	No. and District	Name of area	Name of the factory
r. Adilabad		Nirmal	Mls Nataraja Spinning and Weaving Mills Ltd.,
2. Nellore		Gudur	M/s Continental Export and Import Co., Goginetipalem.

- S.O. 3580.—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), and having regard to the location of the factory in an implemented area, the Central Government hereby exempts the Biological Products Section, P.O. Veterinary College, Hissar, from the payment of Employers' Special Contribution leviable under chapter VA of the said Act for a further period upto and including the 29th September, 1966.
- 2. This notification shall be deemed to have come into force on the 29th September, 1965.

No. F. 6(72/65-HI.]

S.O. 3581.—Whereas the Central Government was satisfied that Shree Triveni Saw Mill, Aska Road, was situated in Berhampur area which was a sparse area (that is, an area whose insurable population was less than 500) in the district of Ganjam in the State of Orissa;

And, whereas by virtue of its location in a sparse area, the aforesaid factory was granted exemption from the payment of the employers' special contribution under section 73-F of the Employees' State Insurance Act, 1948 (34 of 1948) until enforcement of the provisions of Chapter V of the Act in that area by the Central Government in the Government of India, Ministry of Labour and Employment Notification No. 6(80)/61-HI dated the 27th September, 1963;

And, whereas the Central Government is satisfied that the insurable population of the Berhampur area in the district of Ganjam in the State of Orissa has now exceeded 500, and it is no longer a sparse area;

Now, therefore, in exercise of the powers conferred by section 73-F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby cancels the said Ministry of Labour and Employment Notification No. 6(80)/61-HI dated the 27th September, 1963.

[No. F. 6/71/65-HI.]

- S.O. 3582.—Whereas the Central Government was satisfied that-
 - "(1) Berhampur Electric Supply Corporation.
 - (2) New Orissa Saw Mill.
 - (3) Orissa Road Transport Central Workshop,
 - (4) Silla Saw Mill,

were situated in Berhampur area which was a sparse area (that is, an area whose insurable population was less than 500) in the district of Ganjam in the State of Orissa;

And, whereas by virtue of their location in a sparse area, the aforesaid factories were granted exemption from the payment of the employers' special contribution under section 73-F of the Employees' State Insurance Act, 1948 (34 of 1948) until enforcement of the provisions of Chapter V of the Act in that area by the Central Government in the Government of India Ministry of Labour and Employment Notification No. 6(80)/61-HI dated the 10th January, 1962.

And, whereas the Central Government is satisfied that the insurable population of the Berhampur area in the district of Ganjam in the State of Orissa has now exceeded 500, and it is no longer a sparse area;

Now, therefore, in exercise of the powers conferred by section 73-F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby makes the following further amendment in the said Ministry of Labour and Employment Notification No. 6(80)/61-HL dated the 10th January, 1962; namely:—

In the schedule to the said notification against serial No. 5, the entries "Berhampur" and

- "(1) Berhampur Electric Supply Corporation.
 - (2) New Orissa Saw Mill.
 - (3) Orissa Road Transport Central Workshop.
 - (4) Silla Saw Mill".

occurring in Columns 3 and 4 respectively shall be omitted.

New Delhi, the 15th November 1965

S.O. 3583.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby rescinds the notification of the Government of India in the Department of Social Security No. S.O. 2311 dated the 15th July, 1965.

LNo. 20(90)/65-PF-I.1

DALJIT SINGH, Under Secy.

MINISTRY OF INDUSTRY & SUPPLY

ORDER

New Delhi, the 9th November 1965

S.O. 3584/IDRA/6/16.—In exercise of the powers conferred by section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1951), read with rules 2, 4 and 5 of the Development Councils (Procedural) Rules, 1952, the Central Government hereby appoints, for a period of two years with effect from the date of this Order, the following persons to be members of the Development Council for the scheduled industries engaged in the manufacture or production of Machine Tools, in place of members appointed under the late Ministry of Commerce and Industry Order No. S.O. 2373 dated the 19th August, 1963, as amended from time to time, whose tenure of office has expired by efflux of time or otherwise:—

DEVELOPMENT COUNCIL FOR MACHINE TOOLS

- Shri D. S. Mulla, Chairman, Express Building (1st Floor), Churchgate, Bombay.
- Shri S. M. Patil, Managing Director, Hindustan Machine Tools Limited, P.O. Jalahalli, Bangalore-31.
- 3. Shri A. M. Kelkar, Managing Director, Praga Tools Limited, Hyderabad.
- Dr. C. A. Phalnikar, M/s. Mysore Kirloskar Ltd., P.O. Yantrapur, Harihar (Mysore).
- 5. Shri Sampat, M/s. Engineering Industrial and Foundry Co., Coimbatore.
- 6. Shri Vinod L. Doshi, Director, M/s. Cooper Engineering Ltd., Chinchwad.
- 7. Shri G. R. Hada, Industrial Plants Ltd., Calcutta.
- 8. Shri R. K. Soni, Messrs. R. K. Machine Tools, Ludhiana.
- Shri C. B. Saran, Manager Director, Messrs. Ex-Cell-O India Ltd., 78-B, Dr. Annie Besant Road, Bombay.
- Shri N. K. Patel, Director and General Manager, Messrs. R. H. Windsor (India) Ltd., Plot 'E' 'U' Road, Thana Industrial Estate, Thana.
- Shri Harbans Lal Monga, Director and General Manager, Messrs. Ameteep Machine Tools (P) Ltd., 57, G. B. Road, Delhi.
- Mr. John Halbert, Messrs. Associated British Machine Too! Manufacturers, 21, Camac Street, P.B. No. 2050, Calcutta-16.
- 13. Shri J. V. P. Rao, Messrs. Addison and Co., Ltd., Madras.
- Shri J. P. Goyal, Works Manager, Messrs. India Hard Metal Pvt., Ltd., 58, Motilal Gupta Road, Calcutta.
- Shri N. D. Sidhwa, Messrs. Grindwell Abrasives Ltd., Army and Navy Building, Fort, Bombay.
- 16. Dr. Bhattacharjee, M/s. TELCO, Jamshedpur.
- 17. Shri Asselman, M/s. Utkal Machinery Ltd., Rourekela (Orissa).
- 18. Shri V. Nimbkar, The Amerind, 15th Road, Khar, Bombay.
- Shri M. V. Patankar, Dy. Director (Mech Engg.), Indian Standards Institution, Manak Bhavan, 9, Bahadurshah Zafar Marg, New Delhi-1.
- Shri R. V. Ramaiah, Joint Director, Central Machine Tools Institute, Tumkur Road, Bangalore-22.

- 21. Joint Director, Railway Stores (Development) Railway Board, New Delhi.
- 22. Shri M. M. Suri, Director, Central Mechanical Engineering Research Institute, Durgapur (West Bengal).
- 23. Shri Harbans Singh, Officer-on-special Duty, Ministry of Industry and Supply, (Deptt of Industry), New Delhi.
- 24. Shri R. K. Gejji, Industrial Adviser, Directorate General of Technical Development, Udyog Bhavan, New Delhi.
- Shri R. N. Basu, Development Officer., D.G.T.D., Udyog Bhavan, New Delhi.
- Shri P. C. Kapur, Deputy Director of Inspection, Directorate General of Supplies and Disposal, New Delhi.
- 2. Shri R. N. Basu, Development Officer Directorate General of Technical Development, New Delhi, is hereby appointed to carry on the functions of the Secretary to the said Development Council.

[No. 2(4)/Dev. Councils/65.]

T. R. V. CHARI, Dy., Secy.

(Department of Industry)

ORDER

New Delhi, the 10th November 1965

S.O. 3585/IDRA/6/17.—In exercise of the powers conferred by section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1951) read with rules 5(1) and 8 of the Development Councils (Procedural) Rules, 1952, the Central Government hereby appoints, till 13th September, 1966, Shri G. Ranhagen to be a member of the Development Council established by the Order of the Government of India in the Ministry of Industry and Supply, No. S.O. 3332 dated the 14th Septemer, 1964, for the scheduled industries engaged in the manufacture or production of Paper, Pulp and Allied Industries and directs that the following amendment shall be made in the said Order, namely:—

In the said Order, for entry No. 8 relating to Shri B. Hedberg, the following entry shall be substituted, namely:—

Shri G. Ranhagen, Managing Director, M/s. Tata Johnson Ltd., Jamshed-pur-10.

[No. 2(4) /Dev. Councils/64.]

J. S. BAKSHI, Under Secy

(Department of Industry)

Indian Standards Institution

New Delhi, the 10th November 1965

S.O. 3586.—In pursuance of Sub-regulation (1) of Regulation 8 of the Indian Standards Institution (Certification Marks), Regulations, 1955 as amended in 1961, 1962 and 1964, the Indian Standards Institution hereby notifies that eleven licences, particulars of which are given in the Schedule here to annexed, have been granted authorizing the licensees to use the Standard Mark.

THE SCHEDULE

Serial No.	Licence No. and	Period of Va	lidity	Name and address of the Licensee	Article/Process Covered by the Relevant Indian Standard		
	Date	From	То	Licensee	Licence		
(I)	(2)	(3)	(4)	(5)	(6)	(7)	
I	CM/L-1150 4-10-1965	4-10-65	3-10-66	M/s. Asian Cables Corporation Ltd., Kotak Wadi, Pokhra Road, Majiwada, Thana (Maharashtra State) having their Regd. office at Navsar Building, 240, Dr. D.N. Roa Fort Bombay-1.	n electric cables for workin voltages up to and including 1 100 volts with copper and i aluminium conductors.	(heavy duty) electric cable	
2	CM/L-1151 6-10-1965	16-10-65	15-10-66	The National Rolling and Stee Ropes Ltd., NICCO House 1 & 2 Hare Street, Calcutta-1	Mild steel wire for general en- gineering purposes.	IS:280-1962 Specification for mild steel wire for general engineering purposes.	
. 3	CM/L-1152 12-10-1965	16-10-65	15-10-66	M/s. Bayer (India) Ltd., Palkhi Wadi, Off Cadel Road, Bom bay-28 having their Rego office at 82, Veer Natima: Road, Bombay-1 (BR).	- concentrates	 18:2865-1965 Specification for methyl parathion emulsifiable concentrates. 	
4	CM/L-1153 12-10-1965	16-10-65	15-10-66	M/s. Nestle's Products (India Ltd., 3 Bahadur Shah Zafa Marg, New Delhi (Factor at Ludhiana Ferozepur Lin Road, Near Kingwah Cana Moga, Punjab, under th style of Food Specialitie Limited).	y k ,	e IS : 2791-1964 Specification for soluble coffee powder.	

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5	C W :L-1154 12-10-1965	16-10-65	15-10-66	M/s. Power Products Manufacturing Company, Plot No. 5 & 6, Road No. 14, Udhna Udyog Nagar, Udhna, Distt. Surat (Gujarat State).	Small AC and universal electric motors with Class 'A' insula- tion, 'Alpha' brand.	IS:996-1959 Specification for small AC and universal electric motors well Class 'A' insulation.
6	CM/L-1155 15-10-1965	1-11-65	31-10-66	M/s. Rajasthan Cables Industries Private Ltd., Industrial Area, Kota (Rajasthan).	Vulcanized rubber insulated cables and flexible cords, RAJCIND brand of the fol- lowing types:	(i) IS:434 (Part I)-1964 Specification for rubber-insulated cables with copper conductors (revised)
					(a) Cable for Fixed Wiring (i) Braided and compounded 250/440 volts with copper or aluminium conductor.	(ii) IS:434 (Part II)-1964 Specification for rubber-insulated cables with aluminium conductors (τενίεεα).
					(ii) Braided and compounded 650/1 100 volts with al- uminium conductor only.	
					(iii) Tough-rubber sheathed 250/440 volts with alu- minium conductor only.	
					(iv) Weatherpr of 250/440 and 650/1100 volts with aluminium conductor only.	
					(b) Flexible Cords	
					(v) Twisted and circular arti- ficial silk or glace cotton braided, 250/440 volts with copper conductor only.	
					(vi) Tough-rubber sheathed, 250/440 volts with copper conductor only.	
7	CM/L-1156 20-10-1965	1-11-65	31-10-66	M/s. Traco Cable Co. Ltd., Irimpanam, Thiruvamkulem Village, Kanayannur Taluk, Ernakulam Distt. (Kerala State),	electric cables for working	IS:1554 (Part I)-1961 Specifical tion for PVC insulated (heavy duty) electric cables for working voltages up to and including 1 100 volts.

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(1)	(2)	(3)	(4)	(5)	(6)	(7)
3	CM/L-1157 28-10-1965	1-11-65	31-10-66	M/s. Hindustan Lever Limited, Grand Trunk Road, Ghazia- bad (U.P.) having their office at Express Building, Bahadur Shah Zafar Marg, New Delhi-1.	Poultry feeds, 'Hindlever Chick Mash', 'Hindlever Grower Mash' and 'Hindlever Layer Mash' brands.	IS:1374-1564 Specification for poultry feeds (review).
9	CM/L-1158 28-10-1965	1-11-65	31-10-66	M/s. Kanpur Pesticides, Magarwara, Distt., Unnao having their office at 16/78, Civil Line, Kanpur.	BHC dusting powders.	IS: 561-1962 Specification for BHC dusting powders (second revision)
13	CM/L-1159 29-10-1965	1-12-65	30-11-66	The National Cable Works Ltd., 20, Goalpara Road, Behala, Calcutta -34.	Hard-drawn stranded aluminium and steel-cored aluminium conductors for overhead po- wer transmission purposes, 'National 'brand,	haid-clawn stranded alu- minin i m and steel-cored
II	C 4'L-1160 29-10-1965	16-11-65	15-11 -66	M/s. Bharat Pulverising Mills Pvt., Ltd., Hexamar House, 28, Sayani Road, Bom- bay-28.	Malathion dusting powders; 'Malamar 5 %Dust' brand.	IS:2568-196? Specification for malathion dusting powders.

[No. MD/33:16.]

S.O. 3587.—In pursuance of Sub-regulation (1) of Regulation 8 of the Indian Standards Institution (Certification Marks), Regulations, 1955 as amended in 1961, 1962 and 1964, the Indian Standards Institution hereby notifies that thirty-nine licences, particulars of which are given in the Schedule hereto annexed have been renewed.

THE SCHEDULE

Serial No.	Licence No. and Date	Period (of Validity	Name and address of the Licensee	Article(s) covered by the Licence	Relevant Indian Standard
110.	Бас	From	То	Licensee	Licence	
(1)	(2)	(3)	(4)	(5)	(6)	(7)
I	СМ/L-20 24-10-1956	16-10-65	15-10-66	M/S. Shree Digvijay Cement Co. Ltd., Sikka (Saurashtra).	Ordinary, rapid-hardening and low heat portland cement.	IS:269-1958 Specification for ordinary, rapid-hardening and low heat portland cement.
2	CM/L-104 7-10-1958	1-11-65	31-10-66	M/s. E.I.D. Parry Ltd., Nel- likuppam, South Arcot Distt., Madras.	Rectified spirit, Grade I.	IS:323-1959 Specification for rectified spirit (revised).
3	CM/L-139 28-8-1959	16-10-65	15-10-66	M/s. Tata Fison Industries Ltd., Palluruthy, Cochin, (Kerala State).	DDT water dispersible powder concentrates.	IS:565-1961 Specification for DDT water dispersible powder concentrates (revised).
4	CM/L-140 28-8-19 5 9	16-10-65	15-10-66	M/s. Tata Fison Industries Ltd., Palluruthy, Cochin, (Kerala State).		IS:562-1962 Specification for BHC water dispersible powder concentrates (second revision).
5	CM/L-144 28-9-1959	16-10-65	15-10 -6 6	M/s. Bharat Pulverising Mills Private Ltd., 38-A, Sayan Road, Bombay-23.	BHC dusting powders.	IS: 561-1962 Specification for BHC dusting powder (second revision).
6	CM/L-145 28-9-1959	16-10-65	15-10-66	M/s. Bharat Pulverising Mills Private Ltd., 38-A, Sayani Road, Bombay-28'		IS: 564-1961 Specification for DDT dusting powders (revised).
7	CM/L-147 28-9-1959	16-10-65	15-10- 6 6	M's. Bharat Pulverising Mills Private Ltd., 38-A, Sayani Road, Bombay-28.		ler IS: 565-1961 Specification for DDT water dispersible powder concentrates (revised).

(1)	(2)	(3)	(4)	(5)	(6)	(7)
8	CM/L-148 28-9-1949	16-10-65	15-10-66	M/s. Flintrock Products Private Ltd., Belvedere Road, Maza- gaon, Bombay-10.	BHC dusting powders .	IS: 561-1962 Specification for BHC dusting powders (second revision).
9	CM/L-150 15-1-1959	1-11-65	31-10-65	The Packing Materials Corpora- tion, Khed Gally, Off Gokhale Road, (South), Bombay-28.	Waterproof packing paper	IS: 1398-1960 Specification for packing paper, water proof bitumen laminated.
10	CM/L-153 15-10-1959.	1-11-65	31-10-68	The Alkali & Chemical Corporation of India Ltd., 34, Chewringhee, Calcutta-16.	BHC, technical.	IS: 560-1961 Specification for BHC technical (revised).
II	CM/L-204 28-6-1960.	16-10-65	15-10-66	M/s. Jaipur Metals & Electricals Ltd., Jaipur (Rajasthan).	Copper rods for boiler stay bolts and rivets.	IS: 288-1960 Specification for copper rods for boiler stay bolts and rivets (revised).
12	CM/L-217 31-8-1960.	1-11-65	31-10-66	M/s. Tata Fison Industries Ltd., 20, Howrah Road, Salkia, Calcutta.	DDT water dispersible powder concentrates.	IS: 565-1961 Specification for DDT water dispersible powder concentrates (revised).
13	CM/L-231 27-9-1960.	16-10-65	15-10-66	M/s. Bharat Pulverising Mills Private Ltd., Chinchpokli Cross Lane, Byculla, Bombay- 8.	BHC dusting powders.	IS: 561-1962 Specification for BHC dusting powders (second revision).
13(a)	CM/L-232 17-10-1960.	1-11-64	30-4-65	M/s. Assam Plywood Products, Dibrugarh (Factory at Kako- jan), Assam.	Tea-chest Plywood panels,	IS: 10-1953 Specification for plywood tea-chests (revised).
14	CM/L-235 18-10-1960.	1-11-65	31-10-6fi	The Vegetable Soap Works, Big Bazar, Calicut-1 (Kerala State).	Toilet soap, Type TS of the following varieties: (a) Glory, (b) Kasturi, (c) Sandal, (d) Merolin, (e) Limda, (f) Indira, (g) Hollywood and (h) Rose	IS: 2888-1964 Specification for toilet soaps,

t <u>s</u>	5 CM/L-341 20-9-1961.	16-10-65	15-10-66	M/s. Mysore Insecticides Com- pany (Andhra), 18/257 Gandi- nagar, Vijayawada.		IS: 561-1962 Specification for BHC dusting powders (second revision).
16	CM/L-344 29-9-1961.	16-10-65	15-10-66	M/s. Godrej Soaps Private Ltd., 316, Delisle Road, Bombay-11	(i) Stearic acid, technical, Grades 3 & 4.	IS: 1675-1960 Specification for stearic acid, technical.
					(ii) Oleic acid, technical, Grade 3	IS: 1676-1960 Specification for oleic acid, technical.
ī	7 CM/L-345 29-9-1961.	£ 6-10-65	15-10-66	M/s. AFCO Limited, Erangal Madh Island, Bombay-58.	Extension ladders for fire fight- ing purposes.	IS: 930-1959 Specification for extension ladders for fire fighting purposes.
18	CM L-34 v 29-3-1961.	16-10-65	15-10-66	M/s. AFCO Limited Erangal, Madh Island, Bombay-58.	Wheeled fire escape,	IS: 931-1959 Specification for wheeled fire escape.
19	CM/L-349 20-10-1961.	1-11-65	31-10-66	M/s. Cable Corporation of India Ltd., Laxmi Building, 6 Bal- lard Road, Ballarad Estate, Fort, Bombay-1.	OVC insulated (heavy duty) electric cables for working voltages up to and including 1100 volts.	IS: 1554 (Part I)-1964 Specification for PVC insulated (heavy duty) electric cables Part I—for working voltages up to and including 1100 volts.
20	CM/L-460 28-9-1962.	16-10-65	15-10-66	M/s. Geo Industries & Insecticides (India) Pvt. Ltd., Field No. 82/3(a) Sathankadu, Kaladipet, Madras-19.	BHC dusting powders	IS: 561-1962 Specification for BHC dusting powders (second revision).
21	CM/L-461 28-9-1962.	16-10-65	15-10-66	M/s. Geo Industries & Insecticides (India) Pvt. Ltd., Field No. 82/3(a) Sathankadu, Kaladípet, Madras-19.	Endrin emulsifiable concentrates	IS: 1310-1958 Specification for endrin emulsifiable concentrates.
22	CM/L-462 28-9-1962.	15-10-65	15-10-66	M/s. Sambhar Salts Ltd., Sambhar Lake.	Common salt for butter and cheese industry.	IS: 1845-1961 Specification for common salt for butter and cheese industry.
23	CM/L-580 II-9-1963.	1-10-65	30-9-66 I	M/s. Kohinoor Paint, Colour & Varnish Works, Chheharta—Near Railway Station (Amritsar) having their office at 13, R.B. Rattan Chand Road, Amritsar.	Enamel, brushing, exterior, Type I (synthetic) (I) Undercoating (2) Finishing colour as required.	IS: 520-1954 Specification for enamel, brushing, exterior, Type I (synthetic). (1) Undercoating (2) Finishing colour as required (tentative).

[PART II-

(1)	(2)	(3)	(4)	(5)	(6)	(7)
24	CM/L-582 19-9-1963.	16-10-65	15-10-66	M/s. Kamani Tubes Private Ltd., Agra Road, Kurla, Bembay-70.	Free cutting brass rods and sections.	IS: 319-1962 Specification for free cutting brass rods and sections (recused).
25	CM/L-584 24-9-1963.	16-10-65	1 5-1 0-65	M/s. Ganges Flour Mills, 365, Harrisgani, G.T. Road, Kanpur.	Maida, high glutten.	IS: 1009-1957 Specification for maids.
26	CM/L-586 26-9-1963.	16-10-65	15-10-66	M/s. Tar & Bitumen Products, Private Limited, 63/1 Belga- chia Road, Calcutta-37 having their Regd. office at 3-D, Garstin Place, Calcutta-1.	and damp-proofing Type 3 Grade 1.	IS: 1322-1959 Specification for bitumen felts for waterproofing and damp- proofing.
27	CM/L-587 26-9-1963.	16-10-65	15-10-66	M/s. Wuyan Cement Factory, (M/s. J & K Minerals Ltd.,) Wuyan Distt. Avantnag (Kashmir).	Ordinary portland cement.	IS: 269-1958 Specification for ordinary, rapid-hardening and low heat portland cement (rovised.)
28	CM/L-588 4-10-1963.	16-10-65	15-10-66	The Ahmedabad Mfg. & Calico Ptg. Co. Ltd., Calico Mills Chem & Plastics Division, Arink-Chembur, Bombay-71.	(1) Single core (unsheathed) PVC insulated cables 250/440 volts and 650/1100 volts grades with copper or alumi- nium conductors; and	(i) IS: 694 (Part I)-1964 Specification for PVC insulated cables (for voltages up to 1100 volts) (revised).
					(2) Single core (PVC sheathed) PVC insulated cables 250/440 volts and 650/1100 volts grades with copper conductor	Specification for PVC insulated cables (for voltages up to 1100
29	CM/L-776 28-9-1964	16-11-65	15-10-66	M/s. Bhagsons Paint Industries (India), 16A DLF Industrial Area, Najafgarh Road, New Delhi-15 having their office at Katra Baryan, Fatehpuri, Delhi-6.	- -	IS: 420-1953 Specification for putty for use in metal frames.

30	CM/L-786 21-9-1964.	16-10-65	15-10-66	M/s. Oswal Engg. & General Works, 49, Industrial Area, Faridabad (Punjab) having their office at 545 Katra Mithan Lal, S.B., Delhi-6.	Fractional horse power electric motors, 1 /4 hp, 1/3 hp, and 1/2 hp, single phase capacitor start.	IS: 996-1959 Specification for small AC and universal electric motors with class 'A' insulation.
31	CM/L-787 24-9-1964.	16-10-65	15-10-66	M/s. Nagpal Electric & Radio Co., 1547-48 Kucha Seth, Dariba Kalan, Delhi having their office at 1822 Chandni Chowk, Delhi-6.	Electric hot plates (open Type) of voltages not exceeding 250 volts (1000 watts only).	S: 365-1952 Specification for electric hot plates (tentative).
32	CM/L-788 24-9-1964	16-10-65	15-10-66	M/s, Jamna Auto Industries, E-46, Industrial Area, Yamunanagar, Distt. Ambala (Punjab) having their office at Auto Industries Road, Yamunanagar, Distt. Ambala (Punjab).	suspension. (ii) Spring leaf for automobile suspension.	IS: 1135-1957 Specification for general requirements for leaf springs for automobile suspension.
33	CM/L-789 25-9-1964-	16-10-65	15-10-66	M/s. Prima Brushware, 30, Sur- yya Sen Street, Calcutta-9.	Brushes, paints and varnish, flat 100 mm size.	IS: 384-1964 Specification for brushes, paints and varnishes flat (second revision).
34	CM/L-791 30-9-1964.	16-10-65	15-10-66	M/s. Aluminum Corporation of India Ltd., Jaykaynagar, Near Asansol (West Bengal) having their Regd. office at 7, Council House Street, Calcutta-1.	and steel-cored aluminium conductors for overhead power	IS: 398-3961 Specification for hard-drawn stranded aluminium and steel-cored aluminium conductors for overhead Power transmission purposes. (revised).
33	CM/L-792 30-9-1964.	16-10-65	15-10-66	M/s. Hindustan Wires Ltd., B.T. Road, P.O. Sukchar, Dt. 24-Parganas, West Bengal having their Regd. office at 16/5 Chowringhee Road, Cal- cutta-13.	Steel wire for the core of steel- cored aluminium conductors for overhead power transmission purposes.	IS: 398-1961 Specification for hard-crawn stranded aluminium and steel-cored aluminium conductors for overhead Power transmission purposes. (revised).
36	CM/L-799 12-10-1964.	1-11-65	31-10-66	M. Annapurna Pulverising Mills, Industrial Estate, Eluru, W.G. Distt. (A.P.)	Endrin emulsifiable concentrates	IS: 1310-1658 Specification for endrinemulsifiable concentrates.

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37	CM/L-8∞ 12-10-1964.	1-11-65	31-10-66	M/s. Flintrock Products Pvt. Ltd., Belvedere Road, Maza- gaon, Bombay-10.		IS - 564-1961 Specification for DDT dusting powders, (revised).
38	CM/L-801 20-10-64.	1-11-65	31-10-66	M/s. Satellite Engineering Ltd., P.O. Maize Products, Kathwada, Ahmedabad-2.		IS: 2215-1963 Specification for starters for fluorescent lamps. (revised.)
39	CM/L-814 28-10-1964.	1-11-65	31-10-66	M/s. M. Faizullabhoy & Co., Falkaland Road, 5th Cross Lane, Bombay-4 having their office at 37/39 Bhajipala Street, Bombay-3.	Grade SIC.	IS: 21-1959 Specification for wrought aluminium and alu- minium alloy for utensils. (second revision).

[No. MD/33: 16] D. V. KARMARKAR, Joint Director (Marks).

MINISTRY OF LABOUR & EMPLOYMENT

New Delhi, the 6th November 1965

S.O. 3588.—The following draft of a notification, which the Central Government proposes to make, in exercise of the powers conferred by sub-section (2-A) of section 26 of the Minimum Wages Act, 1948 (11 of 1948), is hereby published for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 10th January, 1966.

Any objections or suggestions which may be received from any person in respect of the said draft before the date so specified will be considered by the Central Government.

Draft notification.

Whereas the Central Government is of opinion that having regard to the terms and conditions of service applicable to the civilian personnel employed in the General Reserve Engineering Force in the construction and maintenance of roads or in building operations (being a scheduled employment), it is not necessary to fix minimum wages in respect of such employees who are in receipt of wages in the time scales of pay approved by the Central Government;

Now, therefore, in exercise of the powers conferred by sub-section (2A) of section 26 of the Minimum Wages Act, 1948 (11 of 1948), the Central Government hereby directs that for a period of five years from the date of publication of this notification, all the provisions of the Minimum Wages Act, 1948 (11 of 1948) shall not apply in relation to the aforesaid employees in the General Reserve Engineering Force.

[No. LWI(I)8(1)/64.]

O. P. TALWAR, Under Secy.

New Delhi, the 6th November 1965

- S.O. 3589.—In exercise of the powers conferred by sub-section (1) of section 83 of the Mincs Act, 1952 (35 of 1952), the Central Government hereby exempts for a period of one year from the date of publication of this notification in the official Gazette or till the cessation of the operation of the Proclamation of emergency issued on the 26th October, 1962, under clause (1) of article 352 of the Constitution, whichever is earlier, the Kolar Gold Mining Undertakings from the operation of the following provisions of the said Act, namely:-
 - (i) section 28,
 - (ii) section 29,
 - (iii) sub-section (1) of section 30 and sub-section (1) of section 31 in so far as the said sub-sections restrict the number of weekly hours to forty-eight, and
 - (iv) section 33,

subject to the conditions that-

- (i) no person shall be employed on more than one weekly day of rest out of every six weekly days of rest, and
- (ii) the exemption made by this Notification shall apply only to the employment of persons on one weekly day of rest out of every six weekly days of rest.

[No. 6/13/65-MI.]

New Delhi, the 8th November 1965

- S.O. 3590.—In exercise of the powers conferred by sub-section (1) of section 5 of the Mines Act, 1952 (35 of 1952) and in supersession of the notification of the Government of India, in the Ministry of Labour and Employment No. S.O. 2075 dated the 23rd August, 1961, the Central Government hereby appoints the following officers to be Inspector of Mines subordinate to the Chief Inspector of Mines, namely:-
 - (1) Shri P. Mallikariunam, B.A., Secretary, Mica Mines Labour Welfare Fund, Andhra Pradesh.

- (2) Shri Y. V. Subbaramaiah, B.A., Assistant Labour Welfare Inspector, Mica Mines Labour Welfare Fund, Andhra Pradesh.
- (3) Kumari D. Vijayalakshmi, B.A., Junior Assistant Welfare Inspector, Mica Mines Labour Welfare Fund, Andhra Pradesh.

[No. 24(3)64-MIII.]

B. K. SAKSENA, Under Secy.

New Delhi, the 6th November 1965

S.O. 3591.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Calcutta, in the industrial dispute between the employers in relation to the Chinakuri 1 and 2 Pits Colliery of M/s. Bengal Coal Co., Ltd., P.O. Dishergarh, Burdwan and their workmen which was received by the Central Government on the 3rd November, 1965.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL: CALCUTTA.

REFERENCE No. 13 of 1965.

PARTIES:

Employers in relation to the Chinakuri 1 and 2 Pits colliery,

AND

Their workmen.

PRESENT:

Shri L. P. Dave.-Presiding Officer.

APPEARANCES:

- On behalf of employers.—Shri D. Narsingh, Advocate, Shri S. K. Banerji, Labour Relations Officer.
- On behalf of workmen.—Shri Keshab Banerjee, Genl. Secretary, Colliery Mazdoor Union.

STATE: West Bengal.

INDUSTRY: Coal Mines.

AWARD

The Government of India, Ministry of Labour and Employment, by their Order No. 6/5/65-LR. II dated 2nd February, 1965, have referred the industrial dispute existing between the employers in relation to the Chinakuri 1 and 2 Pits Colliery and their workmen in respect of the questions referred to in the schedule, for adjudication to this Tribunal. The questions referred to for adjudication are:

- Whether dismissal of Shri Dhanu Mahato, Mining Sirdar of Chinakuri I and 2 Pits Colliery was justified? If not, to what relief is he entitled?
- 2. Whether termination of services of Shri Amir Mian, Conveyor Fitter of Chinakuri 1 and 2 Pits Colliery under clause 21 of the Coal Mines Standing Orders was justified? If not, to what relief is he entitled?
- 2. After written statements of the parties were received, the matter was fixed for hearing. On the last day when it came up for hearing before me, the parties stated that there was a talk of settlement and wanted time for the purpose. Thereafter there was a compromise between the parties and before the matter could be fixed for hearing, they informed me about the compromise and sent memorandum of settlement duly signed by them. They have appeared to-day and have admitted the compromise and the terms of settlement (copy appended to this award).
- 3. The matter relates to two workmen named, Dhanu Mahato. Mining Sirdar and Amir Mian, Conveyor Fitter. The former was dismissed and the services of the latter were terminated. Under the terms of settlement, it has been agreed that Dhanu Mahato is to be reinstated within 10 days of the compromise and Amir Mian is to be paid Rs. 500 in full and final settlement of all his claims arising out of reference in addition to other amount which he may be found entitled to on the date of termination of his services. This amount was also to be paid within 10 days. The compromise was entered into on 7th October, 1965. Ten days have passed

thereafter and on enquiry, I am told that Dhanu Mahato has already been reinstated. I am further to'd that the amount payable to Amir Mian has not been paid to him because he has not gone to the management to receive payment. Shri Keshab Banerjee, who appears on behalf of the Union, informed me that they had asked the management to consider a particular claim of this workman and that matter was being looked into and that is why the workman has not gone to receive payment. He assures me that he would be doing so in the course of this week. The management have assured me that they are ready to pay the amount due to the workman on any day he approaches them. In my opinion, the compromise is fair and reasonable and I accept it.

I therefore pass an award in terms of the compromise.

The 1st November 1965.

Sd./- L. P. Dave, Presiding Officer.

BEFORE THE HON'BLE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, CALCUTTA

REFERENCE No. 13 of 1965

BETWEEN:

The Management of Chinakuri 1 and 2 Pits Colliery.

AND

Its Workmen represented by the Colliery Mazdoor Union, Asansol.

Terms of Settlement

The parties, aforesaid, most respectfully submit as under:-

- 1. That the dispute referred to the Tribunal has been settled by the parties by mutual negotiations on the following terms:
 - (a) The Management sha'l reinstate Shri Dhanu Mahato in his former post within ten days from this date without wages for the period between his dismissal and reinstatement.
 - (b) The intervening period between his dismissal and reinstatement will be treated as leave without wages and the continuity of his service will not be broken.
 - (c) The Management shall pay to Shri Amir Mian within ten days from this date the sum of Rs. 500.00 in full and final settlement of all his claims arising out of the present reference, besides all other amounts, if any, to which he was found entitled on the date of the termination of his services.
 - (d) Shri Dhanu Mahato and Amir Mian and the Union on their behalf have no other claim against the Management.
 - (e) Both parties shall bear their respective costs of the proceedings before the Tribunal.
- The parties, in the circumstances, pray that the Tribunal may be graciously pleased to admit this settlement and give its award in terms thereof.

And for this, the parties shall, as in duty bound, ever pray.

Keshab Banerji.

7-10-65.

For the workmen.

7-10-65.

1. S. K. Banerjei, 7-10-65. 2. D. Narsingei, 7-10-65.

for the Management.

Admitted before the Tribunal.

D. Narsingh.

1-11-65.

S. K Bancrji.

1-11-65.

Keshab Banerji.

1-11-65.

New Delhi, the 8th November 1965

S.O. 3592.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Calcutta, in the industrial dispute between the employers in relation to the Bankola Colliery, P.O. Ukhra, Distt. Burdwan and their workmen which was received by the Central Government on the 2nd November, 1965.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL: CALCUTTA

REFERENCE No. 71 of 1964

PARTIES:

Employers in relation to the Bankola Colliery,

AND

Their workmen.

PRESENT:

Shri L. P. Dave.—Presiding Officer.

APPEARANCES:

On behalf of employers.—Shri D. Narsingh, Advocate.

On behalf of workmen.-Absent.

STATE: West Bengal.

INDUSTRY: Coal Mines.

AWARD

The Government of India, Ministry of Labour and Employment, by their Order No. 6/91/64-LR. II dated 14th December, 1964, have referred the industrial dispute existing between the employers in relation to the Bankola colliery and their workmen in respect of the question whether the action of the management in terminating the services of Sri Lal Bahadur Singh Haulage/Pump Khalasi vide their letter dated the 11th August, 1964 was justified and if not, to what relief he was entitled, for adjudication to this Tribunal.

- 2. After the written statements of the parties were received, the matter was fixed for hearing but could not be heard because of the applications made on behalf of the workmen. The matter was adjourned like this at the request of the workmen no less than four times. At the time of the last adjournment, I had specifically mentioned that the adjournment was granted as a last chance and no further adjournment would be granted. When the matter came up for hearing before me today, no one appeared on behalf of the workmen and I have had no option but to proceed ex-parte.
- 3. The matter relates to the termination of services of a haulage/pump khalasi named Lal Bahadur Singh. It appears that this workman was transferred from one place of working in the same colliery to another in April 1964 and on his failure to carry out the transfer, his services were terminated.
- 4. The management have every right to transfer one worker from one place of duty to another and unless the transfer is not bona fide or is made to victumise him or is a case of unfair labour practice, etc., or unless it involves loss to him, the tribunal would not be entitled to interfere in the matter.
- 5. From the evidence of the manager, it appears that the transfer of this workman was in normal course. The transfer has been in the same post and on the same emoluments and in the same colliery; only the place of duty is changed. The new place of duty is not far from the old place of duty. The manager has denied that it was a case of victimisation or that the transfer was as a result of trade union activities. I believe him. The transfer was therefore, justified.
- 6. As the workman refused to carry out the transfer and took the matter to conciliation, some more time was granted for carrying out the transfer and still as the transfer was not carried out, a chargeshect was served and an enquiry held and as a result of the enquiry the workman's services have been terminated.
- 7. The workmen in the written statement have alleged that the enquiry was a farce and was in complete violation of principles of natural justice. These allegations are very vague. It is not shown as to what principles were violated and how the enquiry was a farce. I have gone through the enquiry papers and I find that the enquiry was held in the presence of the workman who was given

an opportunity to cross examine the witnesses and who had actually cross examined at least one witness. In any case, the facts about the refusal to carry out the transfer are not denied and if a workman fails to carry out the transfer, the management would be justified in terminating his services. I therefore, hold that the termination of services of the workman was justified and the workman is not entitled to any relief.

I pass my award accordingly.

Dated, 30th October, 1965.

(Sd.) L. P. Dave. Presiding Officer.

[No. 6/91/64-LR.II.]

S.O. 3593.—In exercise of the powers conferred by sub-section (2) of section 33C of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Labour and Employment, No. S.O. 1188, dated the 15th April, 1963, namely:—

In the Table annexed to the said notification

- (i) serial No. 4 and the entries relating thereto shall be omitted;
- (ii) in column 3, against serial No. 4B, for the existing entry, the entry "The State of Madhya Pradesh excluding the Revenue Districts of Raipur, Durg, Bastar, Bilaspur, Raigarh and Surguja" shall be substituted.

[No. 1/40/65-LRL]

New Delhi, the 12th November 1965

S.O. 3594.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Hyderabad, in the industrial dispute between the emp'oyers in relation to the Singareni Collieries Company Limited, Kothagudium Collieries P.O. (Andhra Pradesh) and their workmen which was received by the Central Government on the 5th November, 1965.

BEFORE THE HON'BLE INDUSTRIAL TRIBUNAL, ANDHRA PRADESH. HYDERABAD

PRESENT:

Dr. Mir Siadat Ali Khan, M.A., LL.B., Fazel (Osm); B.C.L. (Oxon); D.Phil., (Oxon); Bar-at-Law; (Lincoln's Inn) (London); Chairman, Industrial Tribunal, Andhra Pradesh, Hyderabad.

Industrial Dispute No. 26 of 1965

BETWEEN

Workmen of Singareni Collieries Co., Ltd., Kothagudium

AND

The Management of Singareni Collicries Co. Ltd., Kothagudium.

APPEARANCES:

Sri K. G. Kannabhiram, Advocate, for the workmen

Sri P. Sitapathi, Advocate, for the Employers.

AWARD

By the Government of India, Ministry of Labour and Employment, New Delhi's letter No. 7/3/65 LR-II dated 15th April 1965 the industrial dispute between the employers of the Signareni Collieries Company Ltd.. Kothagudium, and their

workmen was referred for adjudication with the following issues framed in the Schedule to the order of reference, viz.,

- "Whether the demand of the workmen Sarvashri C. Joseph, C. S. R. Narasim-hamurthy and Moinuddin Ahmed, clerks in the general accounts, Head Office, Singareni Collieries Company Limited, Kothagudium, for promotion to the grade of Rs. 70—5—90—6—102—EB—8—158 as senior clerks in the general accounts section (Head Office) with effect from the 1st January 1964 is justified? If so, to what relief are these workmen entitled?"
- 2. The reference was registered here as industrial dispute No. 26/1965. The counter was received on 10th June 1965 but at the several hearings fixed thereafter the parties were not ready. However, they got ready on 14th October 1965. One witness on each side was produced and the employer filed a few documents. I proceed to pass the award as below:
- 3. The stand of the employer is that six posts were created for promoting the clerks in the accounts branch, Head Office, but in the place of the 3 clerks now claiming promotion viz., C. Joseph, C. S. R. Narasimhamurthy and Moinuddin Ahmed, I. Suryarao, James and Rajamani were promoted. The reason was that Suryarao was a Matriculate and Rajamani was an Ex-army officer and as such exempted from the matriculation examination and James was promoted having regard to his work. It is not depied in the counter that all three of them were juniors to the 3 claimants now before me and juniors by about 2-3 years. Reliance is placed on Ex. M-1. It is a letter promoting one N. K. Murthy. There the additional General Manager wrote that Murthy should be directed to pass the additional General Manager whose that Marking should be directed to pass the Matriculation examination in 3 years and all persons recruited in the grade of Rs. 48—100/- as clerks should be at least matriculates and that as non-matriculates have been recruited in the said grade in the past they should be advised to pass matriculation examination if they desire promotion. It should be noted that these observations of the Additional General Manager were not circularised. The workmen were not informed and it remained and it is this letter. The one witness M.W. 1, the Personnel Manager, has admitted this in his cross-examione witness M.W. I, the Personnel Manager, has accounted this in his cross-examination. Moreover, the condition laid down in this administrative order in the case of a particular person viz., N. K. Murthy was waived not only in the case of the same Murthy but subsequently also in the case of Joseph, one of the 3 claimants. He has also been given the 70—158 grade even though he is not a matriculate. In addition, the workmen witness W.W. I has cited many instances in which non-matriculates have been promoted to grades higher than the grades In which non-matriculates have been promoted to grades nighter than the grades now claimed. It is thus obvious that the one stand taken by the employer that at the time of promotion of James and Rajamani the condition of passing matriculation was there and hence the employer was justified in not promoting C. S. R. Narasimhamurthy and Moinuddin Ahmed is not tenable. It should be noted that both of them have attained the full grade of Rs. 100 in 1957 or 1953. The grade of Rs. 48—100 involves efficiency but affective. Fix M-2 is the document ciency bar and therefore their work was satisfactory. Ex. M-2 is the document by which James and Rajamani were recommended for promotion and agreed to by the Additional General Manager. The recommendation was without details of the seniority or efficiency of other clerks, including Narasimhamurthy and Moinuddin Ahmed. The Additional General Manager agreed without calling for these details. To my mind when promotions are given without giving consideration to the services of other persons they are liable to be reviewed by courts and the plea of the learned advocate for the workmen that they were promoted from favouritism cannot be said to be without basis. It may be noted that without alleging either in the conciliation or in the counter that the work of Moinuddin Ahmed was unsatisfactory, Ex. M-4 to 7 and Ex. M-9 and M-10 have been filed to show that in 1957 he was in arrears in his work and have committed certain wrong entries. The case was enoulred into and punishment of six days suspension was awarded. M.W. I was asked whether he has any record to show that his work after 1957 was not satisfactory and he replied that he has produced no record. In my opinion, these papers filed without alleging the unsatisfactory work against Moinuddin Ahmed cannot be given any weight. The rule is first allege and then prove. Without allegation these papers have been produced. I do not attach any weight to them. He has been allowed to cross his efficiency bar and completed his grade many years ago. Thus, in my opinion, C. S. R. Narasimhamurthy and Moinuddin Ahmed should be promoted in the place of James and Raismani and from 1st January, 1964. For fitment into the new grade an increment of Rs. 2/- should be allowed to them from that date and in addition one increment of Rs. 8/- should be given. On 1st January 1964, therefore, they should be placed at Rs. 110/- in the grade of Rs. 70—158/-. Joseph was awarded. M.W. I was asked whether he has any record to show that his

should also be given the grade from 1st January 1964 and his salary should be fixed at Rs. 110/- on 1st January 1964.

The above decision will show that I have answered both the issues. The claim of the three workmen under consideration was justified and they are entitled to the relief enumerated above, viz., that they should be promoted and on 1st January, 1964 their salaries should be Rs. 110/-.

AWARD accordingly, given under my hand and the seal of the Court, this the 29th Day of October, 1965.

(Sd.) M. S. ALI KHAN, Industrial Tribunal.

List of witnesses examined for

Workmen:

Employers:

W. W. 1: Sri S. K. Srinivasan.

M. W. 1: Sri P. Paparao.

List of documents exhibited for Workmen.

Nil

List of Documents exhibited for employers:

Ex.M1—Letter No. P-8/1164/3925, dated 7th August 1962 of the Secretary addressed to the General Manager.

Ex.M2—Note to Additional General Manager by P.L.M. dated 10th December 1964 regarding promotion of M/s. Abdul Hussain and E. Joseph.

Ex.M3--Note to Additional General Manager by the P.L.M. dated 13th June, 1964 regarding promotion of I. Suryarao. K. S. Rajamani and K. Suryanarayana.

Ex.M4—Letter No. 24W. dated 21st/22nd February, 1957 by cost and stores accountant, to Moinuddin Ahmed.

Ex.M5—Letter No. 24W. dated 29th June 1957 by General Manager to Moinuddin Ahmed.

Ex.M6—Letter No. 24W didted 11th July 1957 by Costs and Stores Accountant to Moinuddin Ahmed

Ex.M7—Letter No. 24W, dated 25th July, 1957 by General Manager to Moinuddin Ahmed.

Ex.M8—Apology letter of Sri Moinuddin Ahmed to the Deputy General Manager.

Ex.M9—Letter No. 24W, dated, 2nd September 1957 by Cost and Accountant to Moinuddin Ahmed.

Ex.M10—Letter No. P 1397. dated 13th July 1957 by General Manager to Moinuddin Ahmed.

(Sd.) M. S. Ali Khan, Industrial Tribunal. [No. 7/3/65-LRII.]

S.O. 3595.—In pursuance of section 17 of the Industrial Disputes Act. 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Hyderabad, in the industrial dispute between the employers in relation to the Singareni Collieries Company Limited, Kothagudium P.O., Andhra Pradesh, and their workmen which was received by the Çentral Government on the 4th November, 1965.

BEFORE THE HON'BLE INDUSTRIAL TRIBUNAL, ANDHRA PRADESH, HYDERABAD

PRESENT:

Dr. Mir Siadat Ali Khan, M.A., LL.B., Fazal (Osm); B.C.L. (Oxon); D.Phil, (Oxon); Bar-at-Law; (Lincoln's Inn) (London); Chairman, Industrial Tribunal, Andhra Pradesh, Hyderabad.

INDUSTRIAL DISPUTE No. 16/1965

Between

Workmen of Singareni Collierics Co. Ltd., Kothagudium

And

The Management, Singareni Collieries Co., Ltd., Kothagudium.

APPEARANCES:

Sri G. Mathew, Advocate—for the workmen.

Sri P. Sithapati, Advocate-for the management.

AWARD

By the Government of India, Ministry of Labour & Employment, New Delhi's letter No. 7/37/64 LR-II, dated 10th Day of February 1965, the Industrial dispute between the employers of the Singareni Collieries Company Ltd., Kothagudium and their workmen, was referred for adjudication with the following issues framed in the Schedule to the order of reference, viz.,

"Whether in view of the actual nature of duties performed by the work-man Shri J. Komaraiah turner in Category VII in Electrical and Mechanical Department at Yellandu Collieries, the management of the Singareni Colleries Company. Limited is justified in not placing him in the monthly grade of Rs. 70—158/- as charge-hand?

If not, to what relief is he ellgible and from what date?"

- 2. The reference was registered here as industrial dispute No. 16/1965. The counter of the employer was received on 18th March 1965. But both the parties were not ready till 12-10-1965 when they adduced some witnesses and filed a few documents. Arguments were also heard the next day. I proceed to pass the Award as below:
- 3. The stand of the workmen as deposed by him is as follows: 'I am working as a Charge-hand in the Electrical and Mechanical Workshop, Yeliandu. Laxmi Reddy is the Engineer there. With me there are 5 more workmen in the workshop. I distribute work to them. We attend to work of 5 or 6 incline or rather 6 or 7 incline. I take work from other workmen and if they do not understand their work I explain it to them. Ex.W-1 series are the registers of daily reports of work done. The registers are inspected and signed everyday by the Engineer. Ex.W-2 series are requisition slips from the several inclines. The engineer has endorsed them to me. The work which is mentioned in the slips is such as cannot be done by me alone. It is the work of all the workmen of the workshop. I get them done in the workshop. The finished products are kept in my custody till they are sent to the main stores at Incline 21, from where they are distributed to the inclines requisitioning them and they are distributed through the challans Ex.W-3. We have several machines. I maintain them. We have many tools. They are in my custody. Ex.W-4 is the register of tools. Ex.W-5 is the record of my designs and are signed by me. From 4th of July 1965 till 14th of September 1965 one Samuel was appointed as Charge-hand in my place. In Kothagudium there is a workshop. There is a charge-hand there for every art and not at Yellandu. I am paid the wages not of a charge-hand but that of a workman of Category-VII. They come to Rs. 5.99 as per day. The Engineer does not sit in the workshop. He has other duties to attend to and whether he stays or not I am the charge-hand and I supervise the work of the workshop.'
- 3(1): The first thing I have to do is to examine the above statement of the workman in the light of the record. The Engineer in-charge of the workshop at Yel'andu has come into the witness box as M.W.1. He has deposed that at the coal screening plant there is one more workshop and the works of all the inclines at Yellandu are attended to by these two workshops and, not one, as has been deposed to by Komarayya. He has deposed further that in the workshop at Yellandu there are so many other sections like the welding, smithy, carpentry, wood-cutting and so on. He has emphasised that Komarayya was never in-charge of the entire worksop. According to him, Komarayya is a turner or a machinist. He works only in the machine shop. He looks after the 7 machines there. The designation turner though found in the coal award, yet, is meant for other collieries than the Singareni Collieries. For the Singareni Collieries there is no turner. As Appendix 13 of the Coal Award will show there is no mention of a Turner there. Instead a Machinist alone is mentioned. As a Machinist Komarayya is in-charge of the 7 machines there. The registers which Komarayya has maintained all of them have the heading daily reports of the work done in the machine shop and not the worksop. Had Komarayya been in-charge of the workshop he would have recorded the work of the other sections of the workshop like the smithy, carpentry and so on. From the register he has himself maintained, the work of these sections is not specified there. Hence, he is a turner or a machinist only. Yellandu workshop is a very small

workshop and the machine shop in which Komarayya works is a still smaller one. It cannot be compared with Kothagudium workshop which is a big workshop. There the need of a charge-hand for every art is real, whereas, at Yell-andu the work is so much less that there is no need of any charge-hand. Regarding the requisition slips, the Engineer has explained that, as Komarayya is incharge of the machines the requisition sent by the several inclines were endorsed by him and his predecessor to Komarayya. The intention was only that he should do the work himself or spare the tools to the workmen of the machine shop, or, the workshop. The reason for the endorsement was that he was a machinist in-charge of the machines and the tools and not that he was a charge-hand. The finished products are not in the custody of Komarayya. They are kept in a shed which is locked and the key remains with the Chowkidar and not with Komarayya. In the machine-shop Komarayya is the only senior worker. In addition there are trainees, at the most 3-4 trainees, and on occasions, which were few and far between, some surplus workmen were also sent there for a while before they were absorbed elsewhere. The case of Samuel was like that. He was a surface workman and transferred to underground work. For preparing him to the underground work, he was placed there as a charge-hand for the 2-3 months in July to September 1965. Thus, the claim of Komarayya that he attends to the work of the entire workshop at Yellandu is not tenable. There is no such work. The trainees are not under him. The designs which he made were not made at his instance and he has no knowledge of them.

- 3. I went through not only the daily report registers Ex.W-1 series but also the requisition slip, Ex.W-2 series. I found as a fact that in the daily registers the work of the machine-shop alone is enumerated and, often. It is the work of Komarayya or one or two other trainee-fitters. It appears to me evident that had Komarayya been in-charge of the entire workshop these daily registers should have contained the record of the other sections of the workshop like welding, wood-cutting, smithy, carpentry and so on. Obviously, they do not contain any such record. I asked a direct question to Komarayya after the entire evidence was over. I asked him you say that you have been in-charge of the entire workshop but the record you have maintained is the record of the machine shop only. In your own handwriting you have given the heading 'Daily report of the work done in the machine shop' and you have invariably mentioned your work first and on many davs it is the only work done. On other days there is the mention of the work of a few other workmen in the machine shop. No report is on the work of other sections of the workshop and how then can you say that you have been taking work from all the workmen in the workshop. The answer was that he did not record the work of the workmen of the workshop in the smithy, carpentry and other sections and that he was prohibited from taking work from the other sections after the failure of the conciliation in 1964. He was also prohibited from that time the maintaining of the daily registers. It is evident from this answer that Komarayya was never in-charge of the work done in the machine shop. In Ex. W-7 dated 12th March 1963 the union has also stated that Komarayya was in-charge of Electrical and Mechanical machine shop. There the union did not claim that he was in-charge of the workshop, even in March 1963. Thus, Komarayya's claim that as a charge-hand he distributed work to the workmen of the workshop is not borne out by record. No doubt, W.W.3 Ramesh Babu, a fitter, has deposed tha
- 3(3): On careful consideration of the entire record. I feel that, as Komarayya has been confirmed as a Turner or Machinist in 1960 after having worked as a Turner for a year and a half even before that, and, as he maintains the machines as a Machinist he has the tools in his custody. In fact, he being the only senior man in the machine shop, has attained some position of authority there. That is not to say that he has performed the duties of a charge-hand in a workshop. There is no record at all to show that he has anything to do with the other sections of the workshop. In my opinion, Ex.W-1, the record of the daily work done in the machine shop, bears out the contention of the employer that the work done in the machine shop is a meagre one and it is not to be compared with the work of the machine shop at Kothagudium. There the work justifies the appointment of a charge-hand for every art. It appears to me that this is a managerial function and no mala fide is shown. When the work is less, and an Assistant Engineer is in-charge, and in view of this the employer has not appointed Komaravya as a charge-hand no mala fides can be inferred and if no mala fides can be inferred and if no mala fides can be inferred the managerial functions cannot be interferred with. My attention was drawn to Ex. W-3, a settlement, by

the learned advocate for the workmen that according to it there is a master grade for every art even at Yellandu. The master grade of Rs 70.—100/-. No doubt the settlement of Ex. M-3 was entered into in 1961 and at that time Komarayya had just begun to work in the machine shop and that may be the reason that he was not given the master grade. Having regard to the fact that he is the only senior man in the machine shop, if I direct that this grade should be given to him, it will not be to the benefit of Komarayya as he is getting one paise less Rs. 6/- every day. It means for 26 days or on an average after including holidays of 22 days per month it will come to Rs. 132/-. That is, as a workman holding a master grade in the machine shop he will be getting only Rs. 100/- whereas he is now getting atleast Rs. 132/-. Thus, on careful Komarayya the Rs. 70.—158/- grade. As the employer was justified in not giving him that grade, the question mooted in the second issue does not arise.

Award accordingly, given under my hand and the scal of the Court, this the 27th Day of October, 1965.

(Sd.) M. S. ALI KHAN,

Employers:

Industrial Tribunal.

List of witnesses examined for

Workingn:

V.W.1: J. Komaraiah.
 M.W.1: T. Laxminarayanareddy.
 V.W.2: S. K. Srinivasan.
 M.W.2: Syed Abdul Gaffar.
 V.W.3: J. Krishna Murthy
 M.W.3: N. Ramesh Babu

V.W.4: Osman Khan M.W.4: V. Venkaiah.

Exhibits Marked for workman

Ex. W.1
Daily report register for the year 1962, of the Machine Shop Work.
Ex. W.1/1
Daily report register for the year 1963, of the Machine Shop Work.
Ex. W.1/2
Daily report register for the year 1964, of the Machine Shop Work.
Ex. W.1/3
Daily report register for the year 1965, of the Machine Shop Work i.e., from 1-65 to 3-5-65
Daily report register for the year 1965, of the Machine Shop Work i.e., from 13-5-65 to 5-7-65.

Ex.W.1/5 . Daily report register for the year 1965, of the Machine Shop Work i.e. from 16-9-65 to 9-10-65

Ex.W.2 . Requisition slips. (Bunch)

Ex/W.3 . Bunch of Challans. Ex/W.4 . Tools Issue Book.

Ex/W.5 . Machinery Spare-parts Sketch Book.

Ex/W.6 . Requisition slips. (Bunch)

Ex/W.7 . Representation of the General Secretary, Singareni Collieries Mazdoot Sangh addressed to the General Manager, The Singareni Collieries Company Limited, Kothagudium, dated: 12-3-1963.7

Exhibits Marked for management

Ex.M.1 Copy of No. 7/39/64-LR II. Government of India, Ministry of Labour & Employment, New-Delhi, dt. nil, Endorsed with No. P. 8/2510/350, dt. 21-1-1965 by the General Manager and addressed to All Agents and, All Managers,

Ex.M.2 . Copy of List of witnesses and List of Documents filed by the Agent Kothagudium Division.

Ex.M.3	•	•	Extract from Memorandum of settlement in the Dispute between the Management & workmen of Singareni Collieries Company Limited arrived at during Conciliation proceedings held on 3-2-1961 at Kothagudium by the Conciliation Officer (CENTRAL) Secunderabad, under the Industrial Disputes Act, 1947 (As amended).
Ex.M.4			Notice given by the General Manager, dated the 6th September, 1960.
Ex.M.5	•		No. P. 4/561/4854, dt. 23-10-1963 of the General Manager addressed to Sri C. Andrewson, appointing him as Pitter for the Collieries with Category IV emoluments.
Ex.M.6	•	•	No. P. 4/561/4849, dt. 23-10-1963 of the General Manager, addressed to Sri N. Ramesh Babu, appointing him as Fitter for the Collieries with Category IV emoluments.
Ex.M.7	•	٠	No. P4/561/1433, dt. 1-4-1965, of the General Manager, addressed to Sri Mohan Reddy, G. appointing him as Fitter for the Collieries with Category IV emoluments.
Ex.M.8	•	•	No. P4/561/1681, dt. 14-4-1965 of the General Manager, addressed to Sri A. Bhikshapathy, appointing him as Fitter for the Collieries with Category IV emoluments.
Ex.M.9	-		No. P4/561/1451, dt. I-4-1965 of the General Manager, addressed to Sri K. Achiah, appointing him as Fitter for the Collieries with Category IV emoluments.
Ех.М.10	-	٠	No. P4/561/2850, dt. 20-6-1965 of the General Manager, addressed to Sri M. A. Majid, appointing him as Fitter for the Collieries with Category IV emoluments.
Ex.M.11		•	No. P4/561/2843, dt. 24-6-1965 of the General Manager, addressed to Mr. Ch. Chandrabhan Singh, appointing him as Fitter for the Collieries with Category IV Emoluments.
Ex.M.12			No. P4/561/4856, dt. 23-10-1963, of the General Manager, addressed to Sri D. Sathaiah, appointing him as Fitter for the Collieries with Category IV emoluments.
Ex.M.13	•	•	No. BYJ/813, dt. 11-8-1960 of Dy. General Manager, regarding confirmation of employees at Yellandu.
Ex.M.14	•		No. P. 49/1397/1496, dt. 21-3-1963 of General Manager addressed to the General Secretary, S. C. Mazdoor Sangh, Kothagudium rejecting to promote J. Komaraiah as Charge-hand.
Ex.M.15			Allocation Book (from 3-11-1962 to 27-4-1963).
Ex.M.15			Do. (from 3-5-1963 to 23-12-63).
Ex.M.15	/2 .		Do. (from 16-8-64 to 17-4-1965).
Ex.M.16	to E	x.M	.16/6 Requisition slips.

(Sd.) M. S. ALI KHAN, Industrial Tribunal.

[No. 7/37/64-LR-II.]

. 1

S.O. 3596.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947) the Central Government hereby publishes the following award of the Industrial Tribunal, Calcutta in the industrial dispute between the employers in relation to Messrs Sarat Chatterjee and Company (Private) Limited, Stevedores, Calcutta and their workmen which was received by the Central Government on 3rd November, 1965.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, CALCUTTA

REFERENCE No. 18 of 1965

PARTIES:

Employers in relation to Messrs Sarat Chatterjee and Company (Private)
Limited Stevedores, Calcutta.

AND

Their workmen.

PRESENT:

Shri L. P. Dave—Presiding Officer.

APPEARANCES:

On behalf of employers:

On behalf of workmen:

Sri S. S. Aiyar,—An officer of the Company.

Shri H. L. Roy,-President Shipping Employees' Union.

STATE: West Bengal.

INDUSTRY: Shipping.

The Government of India, Ministry of Labour and Employment, by their Order No. 28/27/65-LRIV dated 2-4-1965, have referred the industrial dispute existing between the employers in relation to Messrs Sarat Chatterjee and Company (Private) Limited Stevedores, Calcutta and their workmen, in respect of the following matters, for adjudication to this Tribunal:—

- 1. Whether the demand for permanency of 14 Report Writers, namely Sarvashri (1) M. L. Chakraborty, (2) P. K. Halder, (3) S. Chakraborty, (4) K. C. Naik, (5) H. S. Roy, (6) P. Sen Gupta, (7) G. P. Sarkar, (8) B. K. Mukherjee, (9) R. N. Mill, (10) K. K. Bhattacharjee, (11) R. N. Chakraborty, (12) P. K. Banerjee, (13) P. Ghose and (14) S. Guha Thakurta under the management of messrs Sarat Chattarica and Company Private Limited Calcutta is justified? Chatterjee and Company Private Limited, Calcutta, is justified? If so, what should be their condition of service in this respect?
- 2. Whether the demands of the aforesaid workmen in respect of scale of pay, dearness allowance, privilege leave, medical leave, casual leave, overtime allowance, retirement age, provident fund, injury leave, bonus and gratuity are justified? If so, what should be their conditions of service in respect of the above items of the demand?
- 2. In response to notices issued by the Tribunal, both sides filed their written statements. Before the matter could be fixed for hearing, however, parties entered into a compromise and sent copies of memorandum of settlement to the Tribunal. The matter was thereupon fixed to-day when both parties have appeared and admit the compromise and terms of settlement, copy of which is appended herewith.
- 3. The dispute relates to 14 workmen who are referred to as Report Writers. The points in dispute were about their permanency, scale of pay, dearness allowance, privilege leave, medical deave, casual leave, overtime allowance, retirement age, provided fund, injury leave, bonus and gratuity. Under the terms of settlement, the 14 workmen have been divided into three categories and the wages have been fixed separately for each category. The compromise also makes provision for payment of dearness allowance, travelling allowance and medical benefit and also for earned leave, sick leave and casual leave. There is also a provision for overtime allowance and for provident fund. Retirement age is also fixed. The question of gratuity has been referred to this Tribunal and I am told that the parties have agreed to drop it for the present and to reopen the question next year. That is why in the terms of settlement it has been mentioned that the Union have no further claim on behalf of the work-The dispute relates to 14 workmen who are referred to as Report Writers. been mentioned that the Union have no further claim on behalf of the work-men concerned on the issues covered by the dispute. I have gone through the terms of settlement and I find them reasonable. I accept them.

In the result, I pass an award in terms of the settlement.

Dated 1st November, 1965.

Sd/~ L. P. DAVE, Presiding Officer.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, CALCUTTA

Presiding Officer: Sri L. P. Dave

In the matter of Ref. 18/65/750 dated 13/14 July, 1965.

In the matter of Government of India, Ministry of Labour & Employment Order No. 28/27/65-LRII dated 2nd April, 1965.

In the matter of an Industrial Dispute.

BETWEEN

M/s. Sarat Chatterjee & Co. (P) Ltd., 3, Mangoe Lane, Calcutta-1.

AND

Their workmen, Sri M. L. Chakravorty and 13 other report writers, Represented by the Shipping Employees Union, 38, Hem Chandra Street, Calcutta-23.

The humble petition of both the parties mentioned in the above quoted order of reference most respectfully Showeth:

The parties above-named have amicably settled the dispute referred to in the above quoted order of reference on the following terms:

- (1) That the said 14 Report Writers will be classified into three categories A, B and C as shown below:—
 - (a) Category 'A'.
 - (1) Sri M. L. Chakravarty
 - (2) Sri P. K. Halder
 - (3) Sri S, Chakravarty
 - (4) Sri R. N. Mill
 - (b) Category 'B'.
 - (1) Sri R. K. Bhattacharjee
 - (2) Sri R. N. Chakraborty
 - (3) Sri K. C. Nayak
 - (4) Sri B. K. Mukherjee
 - (c) Category 'C'
 - (1) Sri P. K. Banerjee
 - (2) Sri G. P. Sarkar
 - (3) Sri S. Guha Thakurta
 - (4) Sri P. Ghose
 - (5) Sri H. S. Roy
 - (6) Sri P. Sen Gupta
- 2. (a) That the rate of wages of the above categories A, B and C shall be fixed at Rs. 9/-, 7/- and 5/- respectively per shift of work.
- (b) That in view of the higher rate of wage fixed for category 'A', the workmen of the said category may also be employed on Supervisory duties, if and when necessary and the said 4 workers of the said Category will be designated as "Supervisor-Cum-Report Writer."
- 3. That all the Report Writers (inclusive of Supervisors-Cum-Report Writers) shall be paid a minimum guaranteed wage equivalent to wages for 21 shifts of work in a month at the rate appropriate to the category to which they belong (month means a Calendar month).
- 4. That in addition to the minimum guaranteed wages mentioned in item 3 above, all the Report Writers (inclusive of Supervisors-Cum-Report Writers) shall receive the following allowances:
 - (a) Dearness allowance. Rs. 55/- per month.
 - (b) Travelling allowance. .. Rs. 5/- per month,
 - (c) Medical benefit. ... Rs. 10/- per month.
- 5. That all the Report Writers (inclusive) of (Supervisors-Cum-Report Writers) shall attend the Office of the Employer at, 3, Mangoe Lane, Calcutta on every day of the month, except the days on which they have been booked for duty, to sign the attendance register and to receive booking, if and when work is available.
- 6. That the minimum guaranteed wage mentioned in item 3 above and the other allowances mentioned in item 4 above shall become payable subject to the condition that each Report Writer (inclusive of Supervisors-Cum-Report Writers) attend the Office of the Employer each and every day of the month excepting Port closed holidays as sanctioned by the Calcutta Port Commissioners and also the days when they have to report for work direct at the ship in pursuance of prior booking.

- 7. That the monthly minimum guaranteed wages mentioned in item 3 above and the allowance mentioned in item 4 above shall be subject to a deduction proportionate to the number of days of unauthorised absence at the ship or at the Office of the Employer.
- 8. That all the Report Writers (inclusive of Supervisors-Cum-Report Writers) shall earn the following kinds of leave to the extent specified against each from the 1st day of January, 1966.
 - (a) Earned leave.
- . 30 days for each year of duty performed after 1st Jany, 1966.
- (b) Sick leave.
- ... 5 days for each year of duty performed after 1st Jany. 1966.
- (c) Casual leave.
- . 7 days during the year.

For the purpose of leave the year means a year according the English Calendar. All days on which work is performed and days on which attendance has been recorded shall count as days on duty. Earned leave can be accumulated upto a maximum 90 days and sick leave upto a maximum of 30 days

- 9. That all the Report Writers (inclusive of Supervisors-Cum-Report Writers) shall become eligible to subscribe to the Provident Fund maintained by the Employer from the 1st day of January, 1966.
- 10. That all the Report Writers (inclusive of Supervisors-Cum-Report Writers) will be retained in service till they complete the age of 60 years subject to the condition that they are physically and medically fit to discharge the duties allotted to them.
- 11. That all the Report Writers (inclusive of Supervisor-Cum-Report Writers) shall perform the duties allotted to them and shall be subject to the usual disciplinary rules of the Employer.
- 12. That all the Report Writers (inclusive of Supervisors-Cum-Report Writers) shall receive double wages for work performed on holidays as approved by the Calcutta Port Commissioners.
- 13. That the terms of this agreement shall take effect from the 1st day of August, 1965.
- 14. That in view of this agreement the Union shall have no further claim on behalf of the Workmen concerned on the issues covered by the dispute.

Your petitioners, therefore, most respectfully pray that the Hon'ble Tribunal may be graciously pleased to approve the terms of the agreement herein before recorded and to pass an award in the matter accordingly, treating this agreement as part of the award.

And your petitioners as in duty bound shall ever pray.

Signature of the Representatives of the Union.

Signature of the Representatives of the Employers.

(Sd.) Illegible,
For and on behalf of Sarat Chatterjee,
& Co. Pvt. Ltd.

- 1. Sudhir Das, Joint Secy.
- 2. H. L. Roy, President

Dated, Calcutta 28th September, 1965.

Admitted before the Tribunal

(Sd.) H. L. Roy, President.

(Sd.) SUDHIR DAS, Jt. Secy.

(Sd.) Illegible, for M/s. Sarat Chatterjee Co. (P.) Ltd. Calcutta.

[No. 28/27/65/LRIV.]

ORDERS

New Delhi, the 6th November 1965

S.O. 3597.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Malkera Colliery, P.O. Malkera, (District Dhanbad), of M/s. Tata Iron and Steel Company Limited, Jamadoba, P.O. Jealgora (Distt. Dhanbad) and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal. Dhanbad, constituted under section 7A of the said Act.

SCHEDULE

Whether the management of Malkera Colliery of Messrs Tata Iron and Steel Company Limited, Jamadoba, P.O. Jealgora (District Dhanbad) was justified in terminating the lien on appointment of Shri Ram Jalam Sao (Ticket No. 62775), miner, and placing his name in the Badli List' with effect from the 6th July, 1965?

If not, to what relief is the workman entitled?

[No. 2/109/65-LR.II.]

New Delhi, the 8th November 1965

S.O. 3598.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to Messrs Manganese Mining Syndicate, Post Office, Barbil. District Keonjhar and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act. 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad constituted under section 7A of the said Act.

SCHEDULE

- (1) Whether the demand of the workmen employed by Messrs Manganese Mining Syndicate, Contractors in K. S. Group, 'A' Block and 'B' Block managenese mines of Messrs Orissa Minerals Development Company Limited, for annual increment in their existing wages is justified?
 - (2) If so, to what relief and from what date are the workmen entitled?

[No. 35/11/65/LRI.]

S.O. 3599.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Bejdih Colliery of M/s. Equitable Coal Co., Ltd., P.O. Disergarh, Burdwan and their workmen in respect of the matter specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of "section (1) of section 10 of the Central Government hereby refers trial Tribunal, Calcutta constituted

ferred by clause (d) of sub-Act. 1947 (14 of 1947), the for adjudication to the Indusof the said Act.

SCHEDULE

Whether the dismissal of Shri Shankar Chowdhurv, Winding Engine Oil Mazdoor of Bejdih Colliery by the management of the Colliery. M/s. Equitable Coal Co., Ltd., with effect from the 22nd June, 1964 was an act of victimisation? If so, to what relief is the workman entitled?

[No. 6/98/65-LR.II.]

New Delhi, the 11th November 1965

S.O. 3600.—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Digwadih Colliery of Messrs Tata Iron & Steel Company, Jamadoba P.O. Jealgora, District Dhanbad and their workmen in respect of the matter specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act

SCHEDULE

- (1) Whether the management of Digwadih Colliery of Messrs Tata Iron and Steel Company Limited, P.O. Jealgora, District Dhanbad, were justified in striking off from the rolls, the lien of Shri Ram Autar Miner, 16 Seam Ticket number 3211 with effect from 21st November, 1964?
- (2) If not, to what relief is the workman entitled?

[No. 2/111/65-LRII.]

New Delhi, the 12th November 1965

S.O. 3601.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to M/s. Beney Madhab Mookerjee and Company Calcutta and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Calcutta constituted under section 7Λ of the said Act.

SCHEDULE

- (1) Whether the demand of Table Staff (hereinafter referred to as the said workmen) employed under M/s. Beney Madhab Mookerjee and Company, Stevedore, Calcutta, for arrears of dearness allowance as per standing order of the Calcutta Dock Labour Board and Master Stevedores Association is justified? If so, to what relief are the workmen entitled?
- (2) Whether the said workmen should be allowed weekly day of rest in accordance with the rules framed by the Calcutta Dock Labour Board?
- (3) Whether the said workmen should be allowed leave facilities in accordance with the Standing orders of the Calcutta Dock Labour Board and Master Stevedores Association?
- (4) Whether the demand of gratuity for the said workmen is justified? If so, to what relief are the workmen entitled?
- (5) Whether the said workmen are entitled to over time payment for working during meal hours and recess hours? If not, what relief should they get in lieu of the same?

[No. 28/91/65-LRIV.]

S.O. 3602.—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to the 6 and 7 Pits Jamadoba Colliery of Messrs Tata Iron and Steel Company Ltd., Jamadoba P.O. Jealgora, District Dhanbad and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

SCHEDULE

- (1) Whether the management of 6 and 7 Pits of Jamadoba Colliery of Messrs Tata and Steel Company Limited, Jamadoba, Jealgora Post Office. District Dhanbad were justified in maintaining the Service record of Shri Mahato only from 19th May, 1961, instead of 9th July, 1956, the first day of his appointment?
- (2) If not, to what relief is the workman entitled?

[No. 2/112/65-LRII.]

H. C. MANGHANI, Under Sccy.

[Office of the Chief Labour Commissioner(C)]

ORDERS

New Delhi, the 5th November 1965

8.0. 3603.—Whereas an application has been made by the establishment, carrying on operation concerning any mine other than coal mentioned in the Schedule below for extension of the period specified in clause (b) of section 19 of the Payment of Bonus Act, 1965 (No. 21 of 1965), for the payment of bonus to their employees for the accounting year ended on the 31st December, 1964;

And whereas Chicf Labour Commissioner is satisfied that there are sufficient reasons so to do;

Now, therefore, in exercise of the powers conferred by the proviso to clause (b) of section 19 of the said Act, read with the notification of the Govt. of India in the Ministry of Labour & Employment No. WB-20(42)/65 dated the 28th August, 1965, I, Teja Singh Sahni, Chief Labour Commissioner hereby extend the period within which the said bonus shall be paid by the estab'ishment to 12 (twelve) months from the close of the accounting year ended on the 31st December, 1964.

THE SCHEDULE

1. Baraduar Dolomite and Lime Stone Co., Baraduar, (S. E. Railway). (in respect of Dolomite mines at Baraduar, Distt. Bilaspur M.P.)

[No. BO-25(3)/2/65.]

New Delhi, the 8th November 1965

S.O. 3604.—Whereas an application has been made by the establishments carrying on operation concerning Coal Mine mentioned in the Schedule below for extension of the period specified in clause (b) of section 19 of the Payment of Bonus Act, 1965 (No. 21 of 1965), for the payment of bonus to the employees of the said establishments, for the accounting year ended on the 31st December, 1964;

And whereas Chief Labour Commissioner is satisfied that there are sufficient reasons so to do;

Now, therefore, in exercise of the powers conferred by the proviso to clause (b) of section 19 of the said Act, read with the notification of the Government of India in the Ministry of Labour and Employment No. WB-20(42)/65 dated the 28th August, 1:65 I, Teja Singh Sahni, Chief Labour Commissioner hereby extend the period within which the said bonus shall be paid by the establishments to 12 (twelve) months from the close of the accounting year ended on the 31st December, 1964.

THE SCHEDULE

- N. H. Ojha and Co., Private Ltd., F-3, Gillander House, Post Box No. 2111, Calcutta-I.
- New Gobindapur Coal Co., Pvt., Ltd., P.O. Katrasgarh (Dhanbad).
- 3. North and West Ghanuadih Colliery Co., P.O. Jharia (Dhanbad).
- 4. The Union Coal Co., Ltd., 135, Canning Street, (3rd Floor), Calcutta-I.

- (in respect of Ambara and Jamkunda Collieries at Junnordeo (Dist. Chhindwara) (M.P.).
- (in respect of New Gobindapur colliery).
- (in respect of North and West Ghanuadih colliery).
- (in respect of Union Angarpathra colliery).

[No. BO-25(3)1/65.]

TEJA SINGH SAHNI,

Chief Labour Commissioner (Central).

MENISTRY OF EDUCATION

ARCHAEOLOGY

New Delhi, the 12th November 1965

S.O. 3605.—Whereas by the notification of the Government of India in the Ministry of Education No. F. 4-14/65.C.1. dated the 12th July, 1965, published in Part II, Section 3, sub-section (ii) of the Gazette of India dated the 24th July, 1965, the Central Government gave notice of its intention to declare the archaeological site and remains specified in the Schedule below to be of national importance.

And whereas no objections have been received to the making of such declaration.

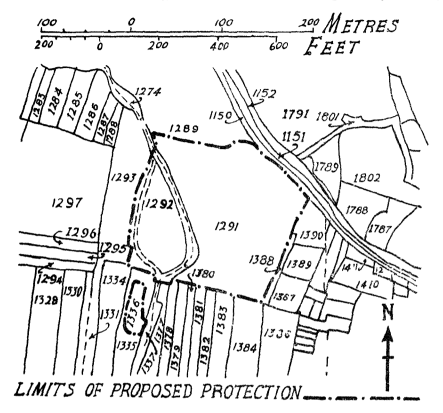
Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the Ancient Monuments and Archæological Sites and Remains Act. 1958 (24 of 1958), the Central Government hereby declares the said archæological site and remains to be of national importance.

THE SCHEDULE

SI. No.	State	District	Tehsil	Locality	Name of site	Revenue plot number to be included under protection.	Area	Boundaries	Ownership	Remarks
t	2	3	4	5	6	7	8	9	10	II
1.	Uttar Pradesh	Basti	Nowgarh	Tola Ganwaria in Birdpur No. I, West of Birdpur Frontier Road.	comprised in (i) survey plot	No. 1274, and (ii) Survey plot No. 1336, as shown in the plan re- produced below	5.97 acres.	(i) North: Survey plot Nos. 1289 and 1150 (canal bank). East: Survey plot Nos. 1390 and 1338. South: Survey plot Nos. 1335, 1377, 1378, 1379, 1380, 1381, 1382, 1383, and 1384. West: Survey plot No. 1293 and remaining portion of survey plot No. 1274. (ii) North: Survey	Survey plot Nos. 1291 and 1292 are privately owned and the remaining area is Govern- ment property.	
								plot No. 1335. East: Survey plot Nos. 1335 & 1337 (road). South: Survey plot No. 1335.		
							-	West: Survey plot No. 1335.	-	

1	2	3	4	5	6	7	8	9	10	11
2,	Uttar Pradesh	Basti	Nowgarh	South-west of Siswa Tal	comprised in	Survey Plot No. 2788.	0•41 асте,	North: Survey Plot No. 2789. East: Survey plot No. 2789. South: Survey Plot No. 2789. West:—Survey Plot No. 2789.	Private	-

PLAN OF ANCIENT SITE AT GANWARIA



[No. F. 4-14/65.C.1.] SHARDA RAO (Mrs.) Assistant Educational Adviser.